Mark K. Schonfeld (MS-2798)
Regional Director
Attorney for the Plaintiff
SECURITIES AND EXCHANGE COMMISSION
Northeast Regional Office
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New York, New York 10281
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05 CV 5231 JUDGE SWAIN

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

SECURITIES AND EXCHANGE COMMISSION

Plaintiff,

- against -

AMERINDO INVESTMENT ADVISORS INC., ALBERTO WILLIAM VILAR, and GARY ALAN TANAKA,

Defendants.

DECLARATION OF ELZBIETA WRAGA IN SUPPORT OF PLAINTIFF SECURITIES AND EXCHANGE COMMISSION'S EMERGENCY APPLICATION FOR A TEMPORARY RESTRAINING ORDER, PRELIMINARY INJUNCTION, ORDER TO SHOW CAUSE, AND OTHER RELIEF

- I, Elzbieta Wraga, pursuant to 28 U.S.C. 1746, declare as follows:
- 1. I am over twenty-one years of age, and I am employed as an examiner on the staff of the plaintiff Securities and Exchange Commission ("Commission"). I make this declaration in support of the Commission's Emergency Application for a Temporary Restraining Order, Preliminary Injunction, Order to Show Cause, Order Appointing a Receiver, and Other Relief as to defendant Amerindo Investment Advisors Inc. ("Amerindo"). I make this declaration based

upon information and belief. The sources of my information and the bases of my belief are my participation in the Commission's formal investigation of Amerindo, documents produced pursuant to subpoenas issued by Commission staff, documents filed with, or obtained and reviewed by, members of the Commission's staff, conversations with other members of the Commission's staff, interviews of an Amerindo client, L.C., and documents annexed as exhibits to this declaration.

#### Investor L.C.

- 2. I have reviewed account statements and other records demonstrating that, since approximately 1987, L.C., has maintained an investing relationship with Alberto William Vilar ("Vilar") and Gary Alan Tanaka ("Tanaka") through Amerindo. These account statements set forth L.C.'s various investments with Amerindo from approximately 1987 through September 30, 2004.
- 3. I have learned that, in approximately June 2002, Vilar advised L.C. that he and Tanaka were starting an investment fund (the "SBIC") that would invest in technology companies, and that the United States Small Business Administration ("SBA") would provide matching funds. Vilar recommended that L.C. invest in the SBIC.
- 4. According to L.C., she agreed to make the investment based solely upon Vilar's oral description of the investment opportunity.
- 5. On or about June 20, 2002, L.C. caused \$5 million to be wired to an account in the name of "Amerindo Management Inc." (the "AMI Account") at a Broker-Dealer in which Amerindo and L.C. both have accounts (the "Broker-Dealer") (a copy of the letter of authorization is attached as Exhibit 1.)
  - 6. According to the account opening documents associated with this account, the

AMI Account was not a new account opened for the SBIC; rather it was an existing account in the name of an Amerindo affiliate.

- 7. As set forth in greater detail in paragraphs 31-34 below, rather than investing L.C.'s money in the SBIC, Vilar, Tanaka and Amerindo transferred the funds out of the AMI Account, including to a personal checking account held in Vilar's name, a business checking account held in Amerindo's name and an offshore account.
- 8. During the winter of 2002-2003, L.C. and her advisors questioned Vilar about the investment in the SBIC.
- 9. In a March 13, 2003 letter from Vilar to L.C., Vilar explained that Amerindo had not invested any funds from the SBIC, and that her \$5,000,000 investment was being held in escrow. (A copy of the March 13, 2003 letter is attached as Exhibit 2.) Specifically, Vilar wrote that "the monies put into escrow for the new [SBIC] remain at full value." Further, Vilar wrote that:

Moreover, we got very lucky on the SBA. We received initial approval in 2000. For a number of internal reasons, we decided not to start investing, which in retrospect, was absolutely the right thing to have done. Any private investment made during this horrific period would have declined significantly. Now, we're hoping to start investing when private investments are probably at their lowest levels of valuation in the last forty years. I think your investment in the SBA vehicle is going to be simply extraordinary.

. . . .

Let me get back to the positive side of the story, namely, what lies ahead and what will benefit you and us together. As you know, our dual expertise in private and public technology companies led us to apply several years ago to the U.S. Small Business Administration for a jointly managed SBA Fund for private equities. Ninety-nine plus percent of all money managers are turned down for SBA Funds. We were approved for this in early 2000, which we were very proud of securing. Fortuitously, in retrospect, as I pointed out, we did not proceed at that time with the investment because of the bear market. We are now awaiting

- permission to commence investing the funds we have placed into escrow, which we expect to happen fairly soon.
- 10. According to L.C., after she received this letter, she and her advisors continued to question Vilar and Tanaka about the SBIC.
- 11. In a March 25, 2004 letter from Vilar to L.C.'s accountant, Vilar wrote the following:

It is well known that it is next to impossible to get an SBIC for a technology-oriented venture capital fund. Amerindo spent years applying for such a license at considerable expense, which was finally approved about three years ago. Unfortunately, largely due to personnel changes at the Small Business Administration pursuant to our approval, we were required to reapply about 18 months ago for the same license. While this has taken far longer than we anticipated, we nevertheless had to deposit the requisite key money for the SBA, which we did. . . . Far more importantly the prices of technology private-placements continued to decline throughout this waiting period. This means that we did not use a single penny of [L.C.]'s investment during this declining period, and if and when, as expected, we start to make investments upon securing the renewal of our license later this year, we will be looking at the best prices probably even seen in the four decade plus history of technology based, venture capital.

(A copy of the March 25, 2004 letter is attached as Exhibit 3.)

- 12. According to an account statement dated September 30, 2004, L.C.'s investments with Amerindo had an aggregate value of approximately \$12 million. (A copy of the September 30, 2004 account statement is attached as Exhibit 4.) The account statement included entries for "FUNDS ON DEPOSIT WITH SBIC (value date 06.20.02)" of \$5 million, and "INTEREST ON SBIC DEPOSIT" of \$225,000.
- 13. In an October 25, 2004 memorandum on Amerindo letterhead from Vilar to L.C.'s attorney, Vilar explained the entry on the September 30, 2004 account statement for "Funds on Deposit with SBIC" as follows:

Technically this represents an escrow deposit for a technology-based SBIC. [L.C.] has effectively coinvested with Gary and myself in a new fund that has been approved for Investment, but the actual funding leverage-supplement has been delayed owing to budgetary problems in Washington, due to the increase in the deficit and the Iraqi war. This is an eight year fund which we remain extremely optimistic about, given our very positive view on wireless broadband convergence.

(A copy of the October 25, 2004 memorandum is attached as Exhibit 5.)

- 14. I have learned that, during the fall of 2004, Vilar supplied L.C.'s attorney with documents concerning the SBIC. The private placement memorandum indicated that the fund was named the Amerindo Venture Fund, LP. After reviewing the private placement memorandum, L.C.'s attorney and L.C. determined that it was not an appropriate investment for her.
- 15. In a December 7, 2004 letter from L.C.'s attorney to Vilar and Amerindo, L.C.'s attorney instructed Amerindo and Vilar to "wire transfer the \$5 million and interest accrued to date to [L.C.]'s personal account at [the Broker-Dealer]" on or before February 6, 2005. (A copy of the December 7, 2004 letter is attached as Exhibit 6.)
- 16. In a December 9, 2004 letter from Vilar to L.C.'s attorney, however, Vilar replied:
  - If [L.C.] does not wish to retain the SBIC investment she agreed to make, we will have to undertake on a best efforts basis the sale of her participation to another prospective investor. As could be expected, we are not at liberty to liquidate that investment on demand, as it constitutes part of the \$10 million minimum the General Partner was required to come up with to initiate the fund. . . [I]t is nevertheless quite likely that prospective investors for [L.C.]'s investment will now require the commencement of government-matched funding. This unfortunately involves a political timetable completely beyond our immediate control. Any changeover in ownership will thus take time. At this stage, all we can do is keep you posted of our efforts on her behalf to pursue this very unusual request, which, as noted above, will remain

constrained by the special funding program attached to it.

(A copy of the December 9, 2004 letter is attached as Exhibit 7.)

- 17. In a February 17, 2005 letter from L.C.'s attorney to Vilar and Amerindo, L.C.'s attorney wrote to "confirm in writing that [L.C.] desires to close her account with Amerindo." (A copy of the February 17, 2005 letter is attached as Exhibit 8.) Further, L.C.'s attorney wrote that "[L.C.] hereby rescinds any discretionary authority Amerindo believes it may have with respect to her account."
- 18. In a February 21, 2005 letter from L.C. to Vilar and Amerindo, L.C. wrote to "confirm that I want to close my account with Amerindo and revoke any discretionary authority Amerindo believes it has with respect to my account." (A copy of the February 21, 2005 letter is attached as Exhibit 9.)
- 19. In a February 23, 2005 letter from Vilar to L.C.'s attorney, Vilar wrote that "[t]he Investment Management Agreement requires that the client notify the office where the account is lodged of its decision to terminate its service in writing." (A copy of Vilar's February 23 letter, which was incorrectly dated as 2004, is attached as Exhibit 10.) Vilar indicated that L.C. needed to notify Amerindo Investment Advisors, Inc., an affiliate located in Panama ("Amerindo Panama"), and to send a copy of the letter to Amerindo's office in London, England, of her decision to close the account.
- 20. According to L.C., she had primarily dealt with Vilar and Tanaka and believed that she was a client of Amerindo.
- 21. Nonetheless, in a February 28, 2005 letter from L.C. to Amerindo's offices in Panama, New York, and London, L.C. wrote to confirm that "I have instructed Amerindo to close my account with Amerindo, and that I have revoked any discretionary authority Amerindo

believes it has with respect to my account." (A copy of the February 28, 2005 letter is attached as Exhibit 11.)

- 22. According to L.C., to date, no one associated with any Amerindo entity has confirmed receipt of her instruction to close her account, and no one has transferred any funds or securities to her. (However, because \$2,248,094.29 of her account was invested through an external account at the Broker-Dealer, L.C. was able to revoke Amerindo's discretionary authority over the account and transfer this sum to another personal brokerage account she maintained) In particular, neither Amerindo nor Vilar has returned her \$5 million investment in the SBIC or the interest earned on the investment.
- 23. In a March 31, 2005 letter from L.C.'s attorney to the Commission staff, L.C.'s attorney advised the Commission of Amerindo's failure to honor L.C.'s redemption request. (A copy of the March 31, 2005 letter is attached as Exhibit 12.)
- 24. The Commission staff then forwarded the letter to Amerindo and requested that Amerindo respond.
- 25. In a May 20, 2005 letter from Vilar to the Commission staff, Vilar responded to the complaint, claiming, in part, that L.C. was a client of Amerindo Panama and that such entity had been sold to independent owners in 2001 (A copy of the May 20, 2005 letter is attached as Exhibit 13.)
- 26. Finally, a copy of Amerindo's most recent Part I of its Form ADV, filed with the Commission on July 15, 2004 is attached as Exhibit14. The Form ADV includes Amerindo Panama as an entity affiliated with Amerindo.

#### Summary Account Analysis and Conclusions

- 27. I have reviewed monthly account statements and other records pertaining to the AMI Account at the Broker-Dealer. My purpose in reviewing the account records was to determine the recipients of the \$5 million that L.C. had wired to the AMI Account on June 20, 2002.
- 28. Based on my analysis, I have concluded that, during June 2002 and July 2002 alone, at least \$650,000 of L.C.'s funds were transferred from the AMI Account to an account in the name of Amerindo at Chase Manhattan bank (the "Amerindo Chase Account"), at least \$1 million of L.C.'s funds were transferred from the AMI Account to an account at Chase Manhattan bank bearing the name "A.W. Vilar" (the "Vilar Chase Account") and over \$3 million were transferred from the AMI Account to overseas accounts.
- 29. I have also reviewed the affidavit of U.S Postal Inspector Cynthia M. Fraterrigo (the "Fraterrigo Affidavit"). (The Fraterrigo Affidavit is attached as Exhibit 15.) My purpose in reviewing the Fraterrigo Affidavit was to determine the ultimate recipient of the funds following the transfers from the AMI Account. In the Fraterrigo Affidavit, Ms. Fraterrigo concluded that all but approximately \$45,000 of the funds wired into the Vilar Chase Account from the AMI Account were dissipated within two weeks of their deposit and all of the initial \$650,000 of the funds wired into the Amerindo Chase Account were spent by Amerindo within one month of receipt on what Ms. Fraterrigo believes to be business expenses.

#### Detailed Account and Transaction Analysis

30. As of May 31, 2002, the AMI Account had a negative cash balance of (\$428,121), held securities valued in the aggregate at \$758,847, and thus had a net equity balance of \$330,725.

- 31. On June 20, 2002, L.C. transferred \$5 million into the AMI Account, and \$428,121.59 was applied to cover the negative cash balance in the account and \$786.43 was used to cover the interest due on the negative cash balance. (There was no activity in the account from June 1, 2002 through June 19, 2002.)
- 32. On June 25, 2002, transfer instructions bearing Tanaka's signature directed the Broker-Dealer to transfer \$1 million to the Vilar Chase Account and \$500,000 to an account at the Bank of New York bearing the name of a trust (the "Trust Account"). (Copies of these transfer instructions are attached as Exhibits 16 and 17.)
- 33. On June 26, 2002, a transfer instruction bearing Tanaka's signature directed the Broker-Dealer to transfer \$650,000 to the Amerindo Chase Account. (A copy of this transfer instruction is attached as Exhibit 18.)
- 34. On July 9, 2002, \$3,102,958.85 was transferred to an account at Bank One bearing the name "Lynx" with a reference to an account in Luxemburg (the "Lynx Bank One Account") (A copy of the transfer instruction bearing Tanaka's signature is attached as Exhibit 19.)
- 35. At the close of the July 2002 statement period, the cash balance in the AMI Account was approximately \$555,222.63.
- 36. I have learned that, according to the affidavit of Cynthia M. Fraterrigo, the Vilar Chase Account is a personal checking account at JP Morgan Chase held in the name of "Alberto W. Vilar." According to records covering the period between on or about June 9, 2002 through July 8, 2002, the Vilar Chase Account had a balance of approximately \$87,564.46 immediately prior to the incoming wire transfer of \$1,000,000 from the AMI Account on or about June 25, 2002. No other funds were deposited in the Vilar Chase Account during the statement period,

and the closing balance of the Vilar Chase Account on July 8, 2002 was approximately \$132,677.72. Thus, Ms. Fraterrigo concludes that all but approximately \$45,000 of the funds wired into the Vilar Chase Account from the AMI Account were dissipated within two weeks of their deposit. The withdrawals from the Vilar Chase Account during that two-week period include the following:

- a. An electronic check in the amount of approximately \$540,000.00, made payable to "Washington and Jefferson";
- b. A check in the amount of approximately \$177,000.00, made payable to "American Academy in Berlin";
- c. An electronic check in the amount of approximately \$17,000.00 made payable to Alberto Vilar;
- d. A check in the amount of approximately \$14,640.08, made payable to what appears to be a catering service, with a memo line that reads: "AV Party 4/18");
- e. A transfer in the amount of approximately \$10,000.00 for the benefit of "Albert W. Vilar";
- f. A check in the amount of approximately \$7,000.00 made payable to an individual with the last name "Vilar," with a memo line that reads:"Allowance-May";
- g. A check in the amount of approximately \$255.56, payable to an appliance service for "Dishwasher Repair" for an address which Vilar is know to reside; and
- h. Approximately \$1,000.00 in ATM cash withdrawals.

- 37. According to the Fraterrigo Affidavit, the Amerindo Chase Account was a business checking account held in the name of Amerindo. Ms. Fraterrigo concludes that approximately the entire initial \$650,000 that was wire transferred into the Amerindo Chase Account was spent within approximately one month on what appear to be business expenses incurred by Amerindo based on descriptions of outgoing wire transfers.
- 38. According to the Fraterrigo Affidavit, the Trust Account was an attorney's escrow account. I have learned that those records further show that at least approximately \$400,000.00 of those funds were used to make an investment on behalf of L.C., which investment was unrelated to the SBIC, and which investment L.C. believed would be paid for by funds invested with Amerindo separate and apart from the \$5,000,000 investment L.C. had made in the SBIC. According to the Fraterrigo Affidavit, on or about July 31, 2002, a check in the amount of approximately \$100,000.00 was drawn on the Trust Account and was subsequently returned to L.C.
- 39. According to a July 31, 2003 article in the Pittsburgh Post-Gazette (<a href="www.pittsburghpost-gazette.com/ae/20030731vilarae3.asp">www.pittsburghpost-gazette.com/ae/20030731vilarae3.asp</a>), "[Vilar] initiated the Vilar Distinguished Artist Series [at Washington & Jefferson College] three years ago. He also is the largest contributor to the Vilar Technology Center, scheduled to open on campus this fall."
- 40. According to information posted on the internet at <a href="www.sourcewatch.org">www.sourcewatch.org</a>, the

  American Academy in Berlin was founded in 1998, and "Alberto W. Vilar" has contributed

  \$1,000,000.00 or more to the Academy. The Academy's website, <a href="www.americanacademy.de">www.americanacademy.de</a>,
  lists "Alberto Vilar" in the "President's Circle" of individuals who donated to the Academy

  during its first five years of operation, and lists "Alberto Vilar" as among the "Patrons" who had

  made donations between January 2004 and March 2005.

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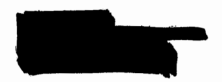
I declare under penalty of perjury that the foregoing is true and correct.

Dated: New York, New York June 1, 2005

Elzbieta Wraga

220-99111

June 19, 2003



Drav

Please accept this letter as authorization to wire \$5,000,000.00 from my personal account number (

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ABA#

Acct #
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Punher Credit to Account: M26
Account#

Sincerely,



TRANSMISSION VERIFICATION REPORT

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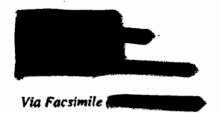
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12/14 17:53 12019918434 00:00:24 01 0K STANDARD 39) Park Avenue, 22nd Fluor, New York, NY 10022 TEL (212) 371-6360 FAX (212) 371-6988

March 13, 2003

President



Dear Dear

I am glad we are having dinner this Sunday – at one of our fuvorite restaurants, Patsy's. Trust me when I tell you that I understand your frustration, and frankly shudder at the idea that our long-standing relationship has suffered. You are important to this firm and to me personally.

Unfortunately, it's just a fact of life that Gary and I, and in turn, Renata, tend to drag our feet when we don't have a specific answer to a query. However, not giving you the answers you request and are entitled to, is in no way intended to be discourteous to you. Neither should it be read as a sign that we are trying to hide from you. As I said, it's just the way we work.

I have two principal goals for dinner. First is to have you fully understand that there is a world of difference between a "cash squeeze", which has impacted us, and in turn you, and a capital loss that will never be recovered. My second goal is to bring you up-to-date on the extraordinary undertakings that the firm has embarked on since last September, that we think should prove very beneficial to the company, and in turn to you. (herewas Jhan) %)

The unprecedented bear market of the last three years has been no laughing matter. In fact, it has exceeded the Great Depression by every conceivable yardstick. Somewhere between seven and ten trillion dollars has been lost. Companies that you and I grew up with and came to respect, such as Lucent, have declined 97%. What is important for you to appreciate is that the bulk of your funds have declined nowhere near what the market has declined. Rhodes held like a rock, while the monies put into escrow for the new SBIC fund remain at full value.

In the investment business, you take your luck any way you can get it; the truth is that some events fortunately played into our hands to our advantage, for whatever reasons. As you know, were originally going to distribute the proceeds of Rhodes several years ago. If we had, no matter what we would have invested the money in, it would have declined, and sharply. Even the S&P and the Dow have declined 50% from their highs. Moreover, we got very highly on the SBA. We received initial

#### AMERINDO INVESTMENT ADVISORS INC.

approval in 2000. For a number of internal reasons, we decided not to start investing, which in retrospect, was absolutely the right thing to have done. Any private investment made during this horrific period would have declined significantly. Now, we're hoping to start investing when private investments are probably at their lowest levels of valuation in that last forty years. I think your investment in the SBA vehicle is going to be simply extraordinary. As I said, we will take luck any way we can get it, but we all have much to be thankful for in retrospect.

What has actually happened to us, and in turn to you, is quite different from the huge losses the financial markets have suffered across the board. We have sizable investments in private companies and other small capitalization technology stocks that have seen a dry-up of liquidity owing to market uncertainty. Unfortunately, the first casualty of a major bear market is always the closing of the IPO market, which is the market for Initial Public Offerings to the public stock market. Investors literally go on strike and lose interest in buying the shares of companies that are new to the public market, because the ones that they hold like Cisco, AOL, Orcale, Sun, etc. are all declining. (Cisco and AOL were two of the three best performing stocks in the decade of the 1990s, and yet both declined over 85% in the last two and a half years). What I am saying is that our inability in the last couple of months to make timely cash payments has been due to illiquidity, and not to capital loss. As a 35-year veteran of Wall Street and a pioneer of growth stock investing. I can also say with confidence that markets can turn on a dirne, and liquidity can come back virtually overnight. To put this into perspective, the horrific bear market that started in March of 2000 looks to us as though it ended on October 9th, when NASDAQ hit a bottom of 1114. The fourth quarter saw a nice recovery bounce, but this was soon dissipated in January and February with the war overhang. It also dried up liquidity even more. Our best guess now is that the war will soon come and pass, and the markets will go on to breathe a sigh of relief and then start to recover. NASDAQ has outperformed the S&P and the Dow since the lows of 9/11. Amerindo's domestic fund is actually ranked number one this year, notwithstanding very modest results.

Let me go back to the positive side of the story, namely, what lies ahead and what will benefit you and us together. As you know, our dual expertise in private and public technology companies led us to apply several years ago to the U.S. Small Business Administration for a jointly managed SBA Fund for private equities. Ninety-nine plus percent of all money managers are turned down for SBA Funds. We were approved for this in early 2000, which we were very proud of securing. Fortuitously, in retrospect, as I pointed out, we did not proceed at that time with the investment because of the bear market. We are now awaiting permission to commence investing the funds we have placed into escrow, which we expect to happen fairly soon.

As I also mentioned above, emerging technology markets have been outperforming the S&P and the Dow for over a year. The only thing that hasn't happened so far, which is so critical to us and to our cash flow, is that the IPO market for technology stocks has yet to reopen. This key market force has been closed for literally three years, which has never happened before. This has been the principal source of our cash constraints because so much of our company and personal investing is initially routed through private investments. Like all venture capitalists, we are paper rich, but presently cash poor, but we believe that this too will fall into place later this year.

#### AMERINDO INVESTMENT ADVISORS INC

Notwithstanding the negative overhang on the stock market of the Middle East war, there are some very exciting developments taking place in our technology sector now. The consumer side of electronics is really on a "tear", with new devices designed to integrate seamlessly games, digital pictures, cell phones, PVRs, HDTV, etc., with broadband wireless access to the Internet.

To put all of this into the only perspective that counts, which is the historic record of actual stock market returns, the best single area of the stock market between 1975 and 2000 was electronic technology. Unfortunately, this was followed by a devastating bear market between March 2000 and October 2002, though your investments survived in very decent shape. I do not believe that we will see another bear market like this in our lifetime. As I have explained before, about five major factors came together in a very short period of time, which proved to be just too much for the market to handle in so short a period of time. These were a recession uniquely concentrated in capital spending for technology; rank speculation in IPOs; the euphoria surrounding the unfolding paradigm change that the Internet represented; the telecommunications burst; corporate and Wall Street scandals, and 9/11.

All of these unprecedented negatives are essentially behind us in terms of already being discounted in stock prices. The future is quite constructive for our technology sector, with the new Internet-Networking wave likely to get underway later this year. We do not think that the S&P or Dow will do well at all, as economic growth will be quite muted by historic standards in the next few years. With interest rates at 40-year lows, the bond market has no place to go but down. Even real estate is softening considerably. I would be hard pressed to think of a single area of investing that will do better than ours over the next five years.

I truly appreciate the extraordinary patience you have shown us, and myself personally. We think most of our problems are behind us and we ask for your indulgence just a tad longer. The best of all worlds would be that we can soon close the payments gap that has so uncharacteristically hampered us, and then we can all go on to make a killing in the SBA Fund and in Amerindo's own business — which you as a shareholder stand to benefit from.

Sincercly,

Alberto Vilar

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FROM:

FAX NO. : 3108286138

Apr. 19 2005 06:49AM P2

AMERINDO
INVESTMENT ADVISORS INC.

399 Park Avenuc, 22nd Floor New York, NY 10022 TEL (212) 371-6360 FAX (212) 371-6988

Alberto W. Vilar President

March 25, 2004

Maurice R. Kassimir, esq Spielman & Kassimir, P.C. 111 West 40<sup>th</sup> Street New York, NY 10018

Dear Maurice:

I was frankly taken aback by your letter regarding for the reasons discussed below. Because you did not get all the pertinent facts, your letter is incorrect in some instances, and incomplete in others.

For starters, through both the good and bad times, has done well by Amerindo. I have also personally done things for that I, and for that matter, Gary and Amerindo, never did for any other client. Specifically, I gave one percent of Amerindo, one half from me and one half from Gary, to for no consideration. Secondly, I offered to her and to her alone, participation as a general partner with Amerindo in an SBIC fund. This is an investment fund in which the US Government lends two dollars for every dollar put up without recourse.

It is well known that it is next to impossible to get an SBIC for a technology-oriented venture capital fund. Amerindo spent years applying for such a license at considerable expense, which was finally approved about three years ago. Unfortunately, largely due to personnel changes at the Small Business Administration pursuant to our approval, we were required to reapply about 18 months ago for the same license. While this has taken far longer than we ever anticipated, we nevertheless had to deposit the requisite key money for the SBA, which we did. I explained this on numerous occasions to Far more importantly, the prices of technology private-placements continued to decline throughout this waiting period. This means that we did not use a single penny of investment during this declining period, and if and when, as expected, we start to make investments upon securing the renewal of our license later this year, we will be looking at the best prices probably ever seen in the four decade plus history of technology based, venture capital. I have told that this could be the best investment of her lifetime. It is simply not the case that this investment was going to generate \$250,000 per quarter at this time. This has obviously been confused with something I'm not familiar with.

### AMERINDO INVESTMENT ADVISORS INC.

Establish Lara (2)

With respect to the transfer of the 1% equity ownership in Amerindo, it is simply not correct that it was done in exchange for the \$5 million wire, since as I indicated above, this was done entirely for her benefit. I convinced Gary to go along with me principally because of my friendship with and as you correctly put it, her loyalty through good and bad times, notwithstanding that the has done well at Amerindo. I also explained to that while I had discussed making the change in the firm's ownership structure with Rick Cohen, I thought the issuance of the new capital structure should wait until the completion of an expected minority equity sale to a third party financial institution that has been under consideration since late last year. This in no way detracts from our word that the change in ownership has effectively taken place, and will be appropriately recognized in due course.

The New York office does not prepare statements, which are done in London. If it is true that she hasn't received a statement since the middle of last year, I will look into that straight away and see that it is rectified with all due apologies. It probably makes sense to have her statements prepared here, notwithstanding regulatory issues. Unfortunately, James Stableford has been on a leave of absence for the past two months and is due back shortly.

It is correct that there was a drop in the accumulated value of her account as you indicated. Part of this was due to an error that had unknowingly compounded for several years on the interest earned that was detected in an audit last year. It applied to all clients. There is not much we can do about this now other than anologize. The rest of the drop was the result of periodic realignments we make in private equities, which do not trade like public securities that have readily available prices. We tend to price our private securities twice yearly, largely based on company information received. However, this change in value would not be out of line with the fact that technology venture investments sustained the largest loss in their history over the last three years. It would not be far-fetched to say that two-thirds went out of business. Notwithstanding this drop, it is still a fact that account performed satisfactorily during the worst bear market in the four-decade history of venture-backed and public technology. Incidentally, the last time was in the office, I showed her some 87 boxes that had been sent here from our San Francisco office that related to our private investments. We have had to comb through all boxes to substantiate a) the error that I indicated above and b) the changes in value the bear market in technology caused in our private investments. My point in mentioning this is that it is not as though we were unresponsive to her valid query, but these things can take considerable time and effort.

It is true that wanted to receive \$250,000 per quarter, which unfortunately has not been forthcoming. As I explained to her a number of times, the unprecedented bear market of 2000-2002, which wiped out \$10 trillion in equity values with technology being the hardest hit sector of both the public and private markets, caused a liquidity squeeze for all organizations in our specialty sector of investing. We are hopeful that we will be in a position to resume payments later this year.

DN AUDITED
STATEMENT

### AMERINDO INVESTMENT ADVISORS INC.

2) Hart (3 20mg (3)

I really do take personal and professional exception if not umbrage with item number six in your letter. Your allegations are wrong. This letter may not be the place to do so, nor have I been so authorized by , but there have been very specific instances when I have gone out of my way to help For example wanted us to invest a fair amount of money for her in a small medical information company in New Jersey. I put the entire resources of my firm to analyze potential investment. Our analysis recommended that not invest in that company – which unfortunately she did anyway, and I understand lost money. I also stuck my neck out to help her with the not inconsiderable problems Joey Salerno created in her life – which I truly believe she does appreciate.

When it counts, I do believe knows that I will be there for her without question. She can call me at any time. As indicated above, she has requested information on several items that are being worked on. In a relationship as long as ours, problems undoubtedly surface. In my own way, which has always been to put first, I have always managed to sort them out — and fulfill goal of seeing her wealth increase over time. The future for our sector has never looked better to us — which is described in my firm's latest investment review that I've taken the liberty to enclose.

Sincerely,

Alberto Vilar

AV:ms

cc:

FROM:

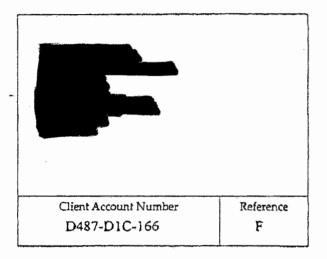
FAX NO. : 3108286138

Apr. 19 2005 06:41AM P2

## AMERINDO INVESTMENT ADVISORS, INC.

AVENIDA SAMUPL LEWIS.
EDIFICIO PLAZA OBARRIO
APARTADO 5215
PANAMA 5 PANAMA
TEL: (507) 764-9677
FAX: (507) 264-9667

#### STATEMENT OF ACCOUNT



| Statement Period          |  |  |
|---------------------------|--|--|
| Opening 07.01.04          | Closing 09.30.04                         |  |
| Closing Account Balances  |  |  |
| Cash                      | Equities                                 |  |
|                           | 10 10 10 10 10 10 10 10 10 10 10 10 10 1 |  |
| Fixed Deposits            | External                                 |  |
| #### _#######             | \$12,217,191.85                          |  |
| Financial Account Summary |  |  |
| \$12,217,191.85           |  |  |

| Type of Investment Pr                                     | rice Amount     |
|---|-----------------|
| FIXED DEPOSIT ACCOUNTS                                    |                 |
|   |                 |
| EQUITIES FUNDS ON DEPOSIT WITH SBIC (value date 06.20.02) | \$5,000,000.00  |
| EXTERNAL CUSTODY ACCOUNTS                                 |                 |
| A/C #899-00236  | \$2,872,058.00  |
| MISCELLANEOUS / CASH                                      |                 |
| 2 SHARES IN RHODES CAPITAL GROUP                          | \$1,000,000.00  |
| ACCUMULATED DIVIDENDS + INTEREST EARNED ACCOUNT           |                 |
| INTEREST ON SBIC DEPOSIT                                  | \$225,000.00    |
| TOTAL   | \$12,217,191.85 |

FAX NO. : 3108286138

Apr. 19 2005 06:53AM P2

Exhibit 7

## **AMERINDO**

INVESTMENT ADVISORS INC.

#### MEMORANDUM

To:

Ed Swanson

From:

Alberto Vilar

Date:

October 25, 2004

Rc:

Statement of Account

You asked for an explanation of the entries on Statement of Account. The statement is produced for clients at our London office, typically semi-annually, although for we undertake to get it out quarterly in arrears. This is because most of her assets are in fixed deposits with the exception of equities in her account, which she receives directly on a monthly basls. My comments on each entry follow.

- 1. <u>Punds on deposit with SBIC</u>, for \$5 million. Technically this represents an escrow deposit for a technology-based SBIC. This effectively coinvested with Gary and myself in a new fund that has been approved for investment, but the actual funding leverage-supplement has been delayed owing to budgetary problems in Washington, due to the increase in the deficit and the Iraqi war. This is an eight year fund which we remain extremely optimistic about, given our very positive view on wireless broadband convergence.
- 2. Securities we have acquired for her in her account at the securities. A separate statement of account is produced by the securities.
- 3. Two shares in Rhodes Capital Group for \$1 million. This was an investment partnership that Amerindo offered to a select number of clients some years ago at \$500,000 per share. It is anticipated that these capital shares will be redeemed at face value in the intermediate-term future, as the bulk of the partnership's investments have been executed and realized.
- 4. Accumulated dividends and interest earned account for \$3.071.661.68. This represents accumulated dividends that have been earned by Rhodes Capital, plus interest on the same when not withdrawn but reinvested. These funds were invested in Fixed Rate

FROM:

FAX NO. : 3108286138

Apr. 19 2005 06:54AM PR

Ext. 1. 1 . mi (2)

Deposit accounts. The rate of return varies from year to year. Over the years, the returns on the account were very positive, of which a significant amount has already been paid out to. The dividends have been reinvested in a portfolio of private and debt securities. Funds in this account have occasionally been invested in different Amerindo investment vehicles, both short and long term, over the years. This multiple in-house account intermediation shows up in the account total, as noted above. Separate category entries are not necessarily created for separate investments.

## 5. Interest on SBIC deposit for \$200,000. This is self-explanatory.

The attached Statement of Account has been used by Amerindo for at least the past decade. It is not dissimilar from hedge fund management company practices, in that we provide a summary statement, and not a detailed listing of all the securities in the portfolio with the exception of equities held in her account, as noted previously. The majority of her funds are invested in various Amerindo products providing guaranteed fixed annual interest return. Amerindo issues a summarized statement largely because clients, as is the case with are principally interested in the growth in the account, namely the return their invested capital has produced over measurable time periods.

I will be traveling to California this Saturday until next Wednesday and will not be back in the office until next Thursday, October 28. If you would like to discuss the statement in greater detail, please contact Michael Shattner at 212.418.2532.

Best regards,

Alberto Vilar

AVans

Enclosures

cc: Gury Tanaka

#### **EDWARD T. SWANSON**

Attorney At Law
1135 17<sup>th</sup> Street Suite E
Santa Monica, California 90403
Phone: (310) 586-0082 Fax: (310) 828-6138
Email: etswanson@att.net

December 7, 2004

#### Via Email

Amerindo Investment Advisors Inc. 399 Park Avenue, 22<sup>nd</sup> Floor New York, NY 10022 Attention: Alberto Vilar

Re:

#### Dear Alberto:

I have reviewed the SBIC documents you provided to me and discussed the proposed investment in the SBIC with the sharp decided that she does not wish to participate in the SBIC investment. Consequently, please wire transfer the \$5 million and interest accrued to date to personal account at the sharp transfer should be effected as soon as practicable and in no event later than February 6, 2005, which is 60 days from today.

This transfer does not affect prior request to you to transfer to her \$250,000 from her Rhodes Capital investment in January 2005.

Separately, advised me today that she still has not received the September 30, 2004 account statement from Amerindo. When and I talked with you by telephone a month ago, you stated that it was on your desk and about to be mailed out. Why has she not received it?

Very truly yours,

Edward T. Swanson

## **AMERINDO**

INVESTMENT ADVISORS INC.

399 Park Avenue 22nd Floor New York , NY 10022 Tel (212) 371-6360 Fax (212) 371-6988

Alberto W. Vilar President

December 9, 2004

Edward T. Swanson 1135 17<sup>th</sup> Street, Suite E Santa Monica, CA 90403

Via email: etswanson@worldnet.att.net

Dear Ed:

I write in response to your email-letter of December 7 regarding account.

If the does not wish to retain the SBIC investment she agreed to make, we will have to undertake on a best efforts basis the sale of her participation to another prospective investor. As could be expected, we are not at liberty to liquidate that investment on demand, as it constitutes part of the \$10 million minimum the General Partner was required to come up with to initiate the fund. On one hand, technology-based venture capital investing has recently begun to see some rekindling of investor interest as an attractive long-term investment option going forward, especially relative to everything else in the lackluster environment expected to prevail for some time. On the other hand, it is nevertheless quite likely that prospective investors for the investment will now require the commencement of government-matched funding. This unfortunately involves a political timetable completely beyond our immediate control. Any changeover in ownership will thus take time. At this stage, all we can do is keep you posted of our efforts on her behalf to pursue this very unusual request, which, as noted above, will remain constrained by the special funding program attached to it.

If wants to liquidate her investment to invest in something else, she could liquidate the account.

Incidentally, the London office has confirmed that the September 30 statement has been sent under separate cover to I regret to have to say that it is simply inconceivable

#### AMERINDO INVESTMENT ADVISORS INC.

that when I talked to you a month ago, I would have told you that her statement was on my desk, as you indicate in your December 7 letter. These statements are generated and distributed directly from the London office. The main part of account that tends to fluctuate on a quarterly basis is the account, for which she receives statements directly. As she could confirm, her account, monthly statements are not received in our London office until late in the following month.

Sincerely,

Alberto Vilar

AV:ms

#### **EDWARD T. SWANSON**

Attorney At Law
1135 17<sup>th</sup> Street Suite E
Santa Monica, California 90403
Phone: (310) 283-1035 Fax: (310) 828-6138
Email: etswanson@att.net

February 17, 2005

#### Via Fax and Email

Amerindo Investment Advisors, Inc. 399 Park Avenue, 22<sup>nd</sup> Floor New York, NY 10022 Attention: Alberto Vilar

Re:

#### Dear Alberto:

As indicated to you on the telephone on February 15, 2005, she has decided upon a "total divorce" with Amerindo due to her extreme dissatisfaction with Amerindo. This will confirm in writing that indicates to close her account with Amerindo. Her client account number is D487-D1C-166. According to the statement from Amerindo for the period ended September 30, 2004, the value of her account on that date was in excess of \$12 million.

Please provide to me by Tuesday, February 22, 2005, a written confirmation that account is being closed, and the date by which her funds and securities will be transferred to her. All funds and securities should be delivered to the following account maintained by Please feel free to contact Mr. I possible of Should you need additional information with respect to such transfer.

On behalf of I also hereby request an accounting with respect to her Amerindo account since January 1, 2001.

This letter does not alter position that the \$5 million SBIC investment made by Amerindo on her behalf was improper and should be rescinded.

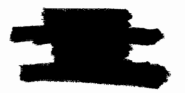
hereby rescinds any discretionary authority Amerindo believes it may have with respect to her account.

Very truly yours,

Edward T. Swanson

cc:

Graham N. Arad



February 21, 2005

Amerindo Investment Advisers, Inc. 399 Park Avenue, 22<sup>nd</sup> Floor New York, NY 10022 Attention: Alberto Vilar

#### Dear Alberto:

This will confirm that I want to close my account with Amerindo and revoke any discretionary authority Amerindo believes it has with respect to my account. My attorney, Edward T. Swanson, has provided a more detailed notice. Please direct all questions and correspondence to him.

Very truly yours,

## Exhibit 10

Alberto W. Vilar 860 United Nations Plaxa New York, NY 10017

February 23, 2004

Edward T. Swanson 1135 17<sup>th</sup> Street, Suite E Santa Monica, CA 90403

Via email: etswanson@worldnet.att.net

Dear Ed:

The Investment Management Agreement requires that the client notify the office where the account is lodged of its decision to terminate its service in writing. Should write a letter to the Amerindo office where she has been a client for the better part of 20 years, which is:

Amerindo Investment Advisors, Inc. Calle Elvira Mendez Vallarino Building 6th Floor P.O. Box 4415 Panama 5 Republic of Panama

She can also send a signed copy of this notification to the London office, which coordinates administration.

Amerindo stands by what it has previously said to you regarding full understanding and agreement with regards to the SBIC investment. There is no other investment that was discussed more extensively over the last three years with her and on which there exists a documented record at Amerindo of these numerous discussions.

is in receipt of statements provided by the Panama company, which includes the accounting you requested.

Please note the net proceeds that will ultimately be sent to her will be net of fees, which have long been accrued but not charged for the duration of her account, plus applicable taxes payable. As a valued client, this was done expressly to maximize her total returns pre fees and taxes.

Sincerely,

Alberto Vilar

AV:ms

# Exhibit 11

FAX NO. : 3108286138 2/28/05 10:38 PAUL 2/3

Apr. 19 2005 06:55AM

Exhibit 63



February 28, 2005

Via Fax

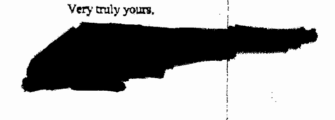
Amerindo Investment Advisers, Inc. Panama, New York and London

To Whom It May Concern:

This will confirm the notice dated February 17, 2005 from my attorney, Edward T. Swanson, and confirmed by me in writing on February 22, 2005 and hand delivered by me to Amerindo at its New York City office, that I have instructed Amerindo to close my account with Amerindo, and that I have revoked any discretionary authority Amerindo believes it has with respect to my account. My client account number is D487-DIC-166.

I found the letter dated February 23, 2005 from Alberto Vilar to my attorney quite insulting, in requiring me to provide written notice to the Panama address of Amerindo before Amerindo would comply with my instructions. I have frequently dealt with Alberto and other Amerindo associates in New York, and also have talked by phone with Amerindo associates in London, without this "requirement" ever being raised. I also have never before heard that there were "fees" relating to my account of nearly 20 years that Amerindo has not charged and now will do so. I have instructed my attorney to contact the appropriate regulatory authorities regarding this and certain other concerns I have.

My attorney, Edward T. Swanson, may provide additional instructions or inquiries on my behalf. Please direct all questions and correspondence to him.



# Exhibit 12

### EDWARD T. SWANSON

Attorney At Law
1135 17<sup>th</sup> Street Suite E
Santa Monica, California 90403
Phone: (310) 586-0082 Fax: (310) 828-6138
Email: etswanson@att.net

March 31, 2005

### Via Fax

Daryl Hagel, Assistant Director Judith Anderson, Senior Special Counsel Securities and Exchange Commission San Francisco District Office 44 Montgomery Street, Suite 1100 San Francisco, CA 94104

Re: Failure of Amerindo Investment Advisors, Inc.
To Transfer Funds of

### Dear Daryl and Judith:

I am writing you at the suggestion of Ms. Rosalind Tyson of the Los Angeles Regional Office of the Securities and Exchange Commission. Amerindo Investment Advisors, Inc. has ignored written instructions from my client, to transfer all securities and funds in her account with Amerindo to an account she maintains at Inc. I first provided written notice to Amerindo of these instructions by Inc. a fax on February 17, 2005. On February 22, 2005, personally delivered to Amerindo in New York a letter signed by her confirming my instructions. The next day, Mr. Alberto Vilar of Amerindo, who had dealt with for approximately 18 years in New York where they both live, emailed a letter to me stating that (1) meeded to send a letter to the Amerindo office in Panama, and (2) Amerindo would first deduct unspecified fees he claimed had been accruing but not charged for the 18 year duration of her account with Amerindo.

On February 28, 2005, a letter signed by again confirming her instructions to close her account and transfer her funds and securities was faxed by me personally to Amerindo in Panama as well as New York and London. Since then, there has been no transfer and not even a letter or phone call of acknowledgement.

Any assistance you are able to render with respect to the return of tune funds and securities to her by Amerindo would be greatly appreciated. It is my understanding from Ms. Tyson that the San Francisco District Office oversees Amerindo due to its office there.

Daryl Hagel, Assistant Director Judith Anderson, Senior Special Counsel Securities and Exchange Commission March 31, 2005 Page Two

Please do not hesitate to call me should you require any additional information. If you are unable to reach me at my office number, feel free to call me on my cell phone, 310-283-1035.

Very truly yours,

Edward T. Swanson

cc:

# Exhibit 13

### **AMERINDO**

INVESTMENT ADVISORS INC.

399 Park Avenue 22nd Floor New York , NY 10022 Tel (212) 371-6360 Fax (212) 317-9381

Alberto W. Vilar President

May 20, 2005

VIA FAX (415) 705-2330

Ms. Cheryl M. Lawson Investor Assistance Specialist United States Securities and Exchange Commission San Francisco District Office 44 Montgomery Street, Suite 2600 San Francisco, California 94104

Re:

SF 1064027

Dear Ms. Lawson:

I am responding to your letter, dated April 8, 2005, addressed to Amerindo Investment Advisors Inc. ("Amerindo") at its San Francisco office, to the attention of Ms. Dana Smith, Chief Compliance Officer. That letter requested that Amerindo respond to a complaint letter, dated March 31, 2005, sent to your office by I Esq., on behalf of this letter was received in Amerindo's New York office on May 2, 2005, by Ms. Smith who immediately contacted your office to acknowledge receipt.

Amerindo is a California corporation maintaining its principal place of business at One Embarcadero Center, Suite 2310, San Francisco, California 94111. The same has never been a client of Amerindo, the California corporation. Rather, for approximately 18 years,

was a valued client of a Panamanian corporation, also known as Amerindo Investment Advisors, Inc. ("Amerindo Panama"), which has, at all times, been a separate legal entity from Amerindo. At the present time, there is no common ownership with respect to Amerindo and Amerindo Panama, and no overlap between the directors, officers and employees thereof. The present owners of Amerindo formerly owned Amerindo Panama, but they sold it to its present owners in 2001. Pursuant to that transaction, the present owners of Amerindo Panama have the right to continue to use the "Amerindo" name through December 31, 2005, after which time the name of the company will be changed. Amerindo does not control or manage the present operations of Amerindo Panama.

During tenure as a client of Amerindo Panama, she has enjoyed profits in excess of \$10,000,000 on an initial investment of \$1,700,00.00, and it is our understanding that she has received more than \$6,000,000.00 in distributions from that firm.

In or about February, 2005, Amerindo received a request from that her account be closed. In response, Amerindo informed by letter to her attorney, dated February 23, 2005, that she should submit her request, in writing, to Amerindo Panama, with a copy to Amerindo Advisors (UK) Limited, a U.K. based separate entity, which has provided administrative services to Amerindo Panama.

We are confident that Amerindo Panama would have no objection to close her account. In fact, we believe that the liquid securities in her account, totaling close to \$4,000,000.00, have already been turned back to her for her management and disposition. The matter of closing account and returning the remaining balance of her funds to her is, however, complex. This is because we understand that what remains to be liquidated are entirely private placement securities, for which there is no public market. Even if buyers can be found for such illiquid securities, industry practice is that they tend to be sold for typically 10% to 20% of their original costs. This has been explained in detail to her lawyer.

For example, account includes two shares of Rhodes Capital Group Limited, which acquired in or about 1989, pursuant to a private placement, with an initial investment of \$1,000,000.00. Since making that investment, the has received considerable dividends. The has a second her attorney have been informed that it is anticipated that the remaining private investments will be liquidated, but that this could take up to two years. The account includes a second private investment for approximately \$5,000,000.00, which was made with the express consent in 2002, and was expected from the outset, to be of approximately a 10 year duration, corresponding to comparable private equity vehicles. The has, at all times, been fully aware of the long term nature of these investments, including their short term illiquidity.

When decided to terminate her investment relationship with Amerindo Panama, she and her lawyer were told that every effort would be undertaken to sell her illiquid investments to one or more other private investors, which could easily take two to three years,

and that the value to be received for the investments would be negotiated with the ultimate buyer(s), as there is no public market for the securities involved. and her attorney are well aware of this, and of the fact that there can be no assurance as to the precise time frame in which a final liquidation of her investments with Amerindo Panama can be accomplished. We believe that Amerindo Panama will make every effort to do this as expeditiously and on as favorable terms as possible. Several efforts have been made to contact lawyer to discuss this matter further, but there has been no response yet.

Amerindo stands ready to assist Amerindo Panama in this effort, and would do so without charge.

Very truly yours,

AMERINDO INVESTMENT ADVISORS INC.

Alberto Vilar

cc:

# Exhibit 14

### UNIFORM APPLICATION FOR INVESTMENT ADVISER REGISTRATION

Primary Business Name: AMERINDO INVESTMENT ADVISORS INC | CRD Number: 112610

| ADV - Annual Amendment Pag                                 | Rev. 05/200   |
|--|---|
| ADV - Annual Amendment, Pag<br>7/15/2004 11:32:27 AM       | Je 1  |
| ADV Part 1A, Page 1  |   |
| of your application,                                       | truthfully. False statements or omissions may result in denial revocation of your registration, or criminal prosecution. You updated by filing periodic amendments. See Form ADV 3. |
| Item 1 Identifying Information                             | on  |
| contact you.   | no you are, where you are doing business, and how we can  |
| A. Your full legal name (if you a AMERINDO INVESTMENT ADV  | re a sole proprietor, your last, first, and middle names):<br>VISORS INC  |
| AMERINDO INVESTMENT AD                                     | arily conduct your advisory business, if different from Item 1.A. VISORS INC ule D any additional names under which you conduct your  |
| (Item 1.B.), enter the new na                              | ange in your legal name (Item 1.A.) or primary business name ame and specify whether the name change is of our primary business name:   |
| - your legal flame of - yo                                 | but primary business name.  |
| D. If you are registered with the 24922                    | e SEC as an investment adviser, your SEC file number: 801-  |
| E. If you have a number ("CRD system, your CRD number: 1   | Number") assigned by the NASD's CRD system or by the IARD 12610   |
| If your firm does not have a number of one of your officer | CRD number, skip this Item 1.E. Do not provide the CRD rs, employees, or affiliates.  |
| LINITORM APPLICATIO  | FORM ADV  |
|  | N FOR INVESTMENT ADVISER REGISTRATION INDO INVESTMENT ADVISORS INC   CRD Number: 112610   |
|  |   |
|  | Rev. 05/200   |
| DV - Annual Amendment, Pag                                 |   |
| /15/2004 11:32:27 AM                                       |   |
| tem 1 Identifying Information                              | (Continued)   |
| F. Principal Office and Place of                           | of Business   |

Number and Street 2:

(1) Address (do not use a P.O. Box):

Number and Street 1:

| rir | nary Busines:   | s Name: A  | MERINDO IN  | VESTMEN  | T ADVISOR  | S INC   CRD Number: 1   | 12610                        |
|-----|---|--|---|--|--|---|------------------------------|
|     |   |  | TION FOR I  |  | 1ENT ADV   | ISER REGISTRATION   |                              |
|     | City:   | State:   |   | Country:   |  | 1/Postal Code:  |                              |
| Н.  | If you are a so   | ole propriet<br>ce of busine   | e residence, ch<br>or, state your f<br>ess address in l                                       | full resider<br>Item 1.F.:   |  | if different from your <i>prii</i>  | ncipal                       |
| G.  | Number and S<br>399 PARK AVE<br>City:<br>NEW YORK                                   | Street 1:<br>ENUE  | State:<br>NY  | Number a<br>22ND FLO<br>Country:<br>USA                                | and Street 2:<br>DOR<br>ZIP+4<br>1002:   | 1/Postal Code:  |                              |
| t.  | (3) Telephone<br>415-362-0<br>(4) Facsimile (<br>415-362-0                          | )292<br>number at I  |   |  |  |   |                              |
|     | • Monday  |  | Other:  | on:  |  | ·   |                              |
|     | List on Sec<br>business,<br>registratio<br>list all of y<br>with whon<br>with the S | ction 1.F. o<br>at which yo<br>n, or are re<br>our offices<br>n you are re<br>EC, list the | ou conduct inve<br>egistered, with<br>in the state or<br>egistered. If yo<br>largest five off | ny office, one states to states to states to states in terfices in ter | other than yo<br>lvisory busine<br>are state secu<br>which you are<br>lying for regis<br>arms of numbe | our principal office and pless. If you are applying for a suthorities, you mule applying for registration of a registered ers of employees.  The principal office and place of the principal of the principal office and place or a registered ers. | or<br>ust<br>n or<br>d only, |
|     |   | ARCADERO   | CTR, STE 2300<br>CTR, STE 2310<br>Sta<br>CA   | )<br>ate:  | Country:<br>USA  | ZIP+4/Postal Code:<br>94111-3162  |                              |

Rev. 05/2003 ADV - Annual Amendment, Page 3 7/15/2004 11:32:27 AM

### Item 1 Identifying Information (Continued)

YES NO

I. Do you have World Wide Web site addresses?

00

If "yes," list these addresses on Section 1.I. of Schedule D. If a web address serves as a portal through which to access other information you have published on the World Wide Web, you may list the portal without listing addresses for all of the other information. Some advisers may need to list more than one portal address. Do not

provide individual electronic mail addresses in response to this Item.

J. Contact Employee:

Name:

Title:

**DANA SMITH** 

CHIEF COMPLIANCE OFFICER

Telephone Number:

Facsimile Number: 212 980 5118

212-371-6360

212-371-7003

Number and Street 1:

Number and Street 2:

399 PARK AVENUE, 22ND FLOOR

State:

Country:

ZIP+4/Postal Code:

NEW YORK

NY

USA

10022

Electronic mail (e-mail) address, if contact *employee* has one:

DSMITH@AMERINDO.COM

The contact employee should be an employee whom you have authorized to receive information and respond to questions about this Form ADV.

YES NO

K. Do you maintain some or all of the books and records you are required to keep under Section 204 of the Advisers Act, or similar state law, somewhere other than your principal office and place of business?

If "yes," complete Section 1.K. of Schedule D.

YES NO

L. Are you registered with a foreign financial regulatory authority?

 $\circ$ 

Answer "no" if you are not registered with a foreign financial regulatory authority, even if you have an affiliate that is registered with a foreign financial regulatory authority. If "yes", complete Section 1.L. of Schedule D.

### **FORM ADV**

### UNIFORM APPLICATION FOR INVESTMENT ADVISER REGISTRATION

Primary Business Name: AMERINDO INVESTMENT ADVISORS INC | CRD Number: 112610

ADV - Annual Amendment, Page 4 7/15/2004 11:32:27 AM Rev. 05/2003

### Item 2 SEC Registration

Responses to this Item help us (and you) determine whether you are eligible to register with the SEC. Complete this Item 2 only if you are applying for SEC registration or submitting an *annual updating amendment* to your SEC registration.

- A. To register (or remain registered) with the SEC, you must check at least one of the Items 2.A(1) through 2.A(11), below. If you are submitting an *annual updating amendment* to your SEC registration and you are no longer eligible to register with the SEC, check Item 2.A (12). You:
  - (1) have assets under management of \$25 million (in U.S. dollars) or more;

See Part 1A Instruction 2.a. to determine whether you should check this box.

- (2) have your principal office and place of business in the U.S. Virgin Islands or Wyoming;
  - (3) have your principal office and place of business outside the United States;

| ☐ (4) are an investment adviser (or sub-adviser) to an investment company registered under the Investment Company Act of 1940;   |
|--|
| See Part 1A Instruction 2.b. to determine whether you should check this box.   |
| $\square$ (5)have been designated as a nationally recognized statistical rating organization;  |
| See Part 1A Instruction 2.c. to determine whether you should check this box.   |
| $\square$ (6)are a pension consultant that qualifies for the exemption in rule 203A-2(b);  |
| See Part 1A Instruction 2.d. to determine whether you should check this box.   |
| (7) are relying on rule 203A-2(c) because you are an investment adviser that controls, is<br>controlled by, or is under common control with, an investment adviser that is<br>registered with the SEC, and your principal office and place of business is the same as<br>the registered adviser;   |
| See Part 1A Instruction 2.e. to determine whether you should check this box. If you check this box, complete Section 2.A(7) of Schedule D.   |
| (8) are a newly formed adviser relying on rule 203A-2(d) because you expect to be<br>eligible for SEC registration within 120 days;  |
| See Part 1A Instruction 2.f. to determine whether you should check this box. If you check this box, complete Section 2.A(8) of Schedule D.   |
|  |
| FORM ADV   |
| FORM ADV UNIFORM APPLICATION FOR INVESTMENT ADVISER REGISTRATION   |
| UNIFORM APPLICATION FOR INVESTMENT ADVISER REGISTRATION  |
| UNIFORM APPLICATION FOR INVESTMENT ADVISER REGISTRATION Primary Business Name: AMERINDO INVESTMENT ADVISORS INC   CRD Number: 112610   |
| UNIFORM APPLICATION FOR INVESTMENT ADVISER REGISTRATION Primary Business Name: AMERINDO INVESTMENT ADVISORS INC   CRD Number: 112610 Rev. 05/2003  |
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| UNIFORM APPLICATION FOR INVESTMENT ADVISER REGISTRATION Primary Business Name: AMERINDO INVESTMENT ADVISORS INC   CRD Number: 112610 Rev. 05/2003 ADV - Annual Amendment, Page 5 7/15/2004 11:32:27 AM Item 2 SEC Registration (Continued)   |
| UNIFORM APPLICATION FOR INVESTMENT ADVISER REGISTRATION Primary Business Name: AMERINDO INVESTMENT ADVISORS INC CRD Number: 112610 Rev. 05/2003 ADV - Annual Amendment, Page 5 7/15/2004 11:32:27 AM   |
| UNIFORM APPLICATION FOR INVESTMENT ADVISER REGISTRATION Primary Business Name: AMERINDO INVESTMENT ADVISORS INC   CRD Number: 112610 Rev. 05/2003 ADV - Annual Amendment, Page 5 7/15/2004 11:32:27 AM Item 2 SEC Registration (Continued)   |
| UNIFORM APPLICATION FOR INVESTMENT ADVISER REGISTRATION Primary Business Name: AMERINDO INVESTMENT ADVISORS INC CRD Number: 112610  Rev. 05/2003 ADV - Annual Amendment, Page 5 7/15/2004 11:32:27 AM  Item 2 SEC Registration (Continued)  [9] are a multi-state adviser relying on rule 203A-2(e);  See Part 1A Instruction 2.g. to determine whether you should check this box. If you  |
| UNIFORM APPLICATION FOR INVESTMENT ADVISER REGISTRATION Primary Business Name: AMERINDO INVESTMENT ADVISORS INC   CRD Number: 112610  Rev. 05/2003 ADV - Annual Amendment, Page 5 7/15/2004 11:32:27 AM  Item 2 SEC Registration (Continued)  [(9) are a multi-state adviser relying on rule 203A-2(e);  See Part 1A Instruction 2.g. to determine whether you should check this box. If you check this box, complete Section 2.A(9) of Schedule D.  |
| UNIFORM APPLICATION FOR INVESTMENT ADVISER REGISTRATION Primary Business Name: AMERINDO INVESTMENT ADVISORS INC   CRD Number: 112610  Rev. 05/2003 ADV - Annual Amendment, Page 5 7/15/2004 11:32:27 AM  Item 2 SEC Registration (Continued)  (9) are a multi-state adviser relying on rule 203A-2(e);  See Part 1A Instruction 2.g. to determine whether you should check this box. If you check this box, complete Section 2.A(9) of Schedule D.  (10) are an Internet investment adviser relying on rule 203A-2(f); |

|    | $\square$ (12)are no longer eligible to remain registered with the SEC.  |   |  |   |  |  |
|----|--|---|--|---|--|--|
|    | See Part 1A Instructions 2.i. to determine whether you should check this box.  |   |  |   |  |  |
|    | Under state laws, SEC-<br>authorities a copy of the<br>called notice filings. If the<br>that you would like to re<br>SEC. If this is an amend<br>box(es) next to the state<br>filings you submit to the<br>notice filings from going<br>to those state(s).   | e Form ADV and any ar<br>his is an initial applicat<br>eceive notice of this an<br>dment to direct your <i>no</i><br>te(s) that you would lik<br>e SEC. If this is an ame | mendments they file within, check the box(es) and all subsequent filings betice filings to additionate to receive notice of the addition to your registrendment to your registrendment to your registrendment. | th the SEC. These are next to the state(s) you submit to the l state(s), check the his and all subsequent ration to stop your |  |  |
|    |  |   | □ мо   | □ <sub>PA</sub>   |  |  |
|    | □ AK   |   | □ MT   | □ PR  |  |  |
|    | □ AZ   | □ IN  | □ NE   | □ RI  |  |  |
|    | □ AR   | □ IA  | □ NV   | □ <sub>SC</sub>   |  |  |
|    | ✓ CA   | □ KS  | □ NH   | □ <sub>SD</sub>   |  |  |
|    | □ co   | □ KY  | □ NJ   | □ TN  |  |  |
|    | □ ст   |   | □ NM   | TX  |  |  |
|    | □ DE   | □ ME  | □ NY   |   |  |  |
|    | □ DC   | □ MD  | □ NC   | □ vī  |  |  |
|    |  | □ MA  | □ ND   | □ v <sub>A</sub>  |  |  |
|    | □ GA   |   |  | _ ~ ~   |  |  |
|    |  |   |  |   |  |  |
|    |  |   | ()\  | <u>                                   </u>  |  |  |
|    | └─ HI  | □ MS  | L OR   | L WI  |  |  |
|    | If you are amending your registration to stop your notice filings from going to a state that currently receives them and you do not want to pay that state's notice filing fee for the coming year, your amendment must filed before the end of the year (December 31).  |   |  |   |  |  |
| em | 3 Form Of Organizat  | ion   |  |   |  |  |
|    | low are you organized?  Corporation  Corpora | e Proprietorship  |  | ility Partnership (LLP)<br>fy):   |  |  |
| i  | If you are changing you  | r response to this Item   | , see Part 1A Instructio   | n 4.  |  |  |
|    |  | FORM  | ADV  |   |  |  |

UNIFORM APPLICATION FOR INVESTMENT ADVISER REGISTRATION

Primary Business Name: AMERINDO INVESTMENT ADVISORS INC | CRD Number: 112610

|                                | Rev. 05/2003 |
|--------------------------------|--------------|
| ADV - Annual Amendment, Page 6 | ·            |
| 7/15/2004 11:32:27 AM          |              |

### Item 3 Form Of Organization (Continued)

- B. In what month does your fiscal year end each year? April
- C. Under the laws of what state or country are you organized? CALIFORNIA

If you are a partnership, provide the name of the state or country under whose laws your partnership was formed. If you are a sole proprietor, provide the name of the state or country where you reside.

If you are changing your response to this Item, see Part 1A Instruction 4.

|      |   |     |    |            |     | _ |   |
|------|---|-----|----|------------|-----|---|---|
| Item | 4 | SII | CC | <b>ACC</b> | :in | n | • |

YES NO

A. Are you, at the time of this filing, succeeding to the business of a registered investment adviser?

 $\circ$ 

- If "yes," complete Item 4.B. and Section 4 of Schedule D.
- B. Date of Succession: (MM/DD/YYYY)

If you have already reported this succession on a previous Form ADV filing, do not report the succession again. Instead, check "No." See Part 1A Instruction 4.

### Item 5 Information About Your Advisory Business

Responses to this Item help us understand your business, assist us in preparing for on-site examinations, and provide us with data we use when making regulatory policy. Part 1A Instruction 5.a. provides additional guidance to newly-formed advisers for completing this Item 5.

### **Employees**

A. Approximately how many *employees* do you have? Include full and part-time *employees* but do not include any clerical workers.

- O<sub>1-5</sub>
- O<sub>6-10</sub>
- **⊙** 11-50
- O 51-250
- C 251-500

- C 501-1,000
- O More than
- If more than 1,000, how many? (round to the nearest 1,000)

В.

(1) Approximately how many of these *employees* perform investment advisory functions (including research)?

- $\circ$
- O <sub>1-5</sub>
- **⊙** 6-10
- O<sub>11-50</sub>
- O<sub>51-250</sub>

- C 251-500
- O 501-1,000
- O More than
- If more than 1,000, how many? (round to the nearest 1,000)
- (2) Approximately how many of these employees are registered representatives of a

|         | broker-deale                  | r?   |                                |                 |                   |            |                   |         |                     |
|---------|-------------------------------|--|--------------------------------|-----------------|-------------------|------------|-------------------|---------|---------------------|
|         | $\circ_0$                     | <b>⊙</b> 1-5   | O 6-10                         |                 | O 11-5            | 0          | O 5               | 1-250   |                     |
|         | C <sub>251-500</sub>          | C 501-1,000  | O More tha                     | ın              | If more           | than 1     | ,000, h           | ow ma   | ny?                 |
|         |                               |  | 1,000                          |                 | (round            | to the r   | nearest           | 1,000   | ) .                 |
|         | responses to                  | ganized as a sole pro<br>Items 5.A(1) and 5.<br>I should count that e          | .B(2). If an en                | nploye          | e perfoi          | rms mo     | re thar           | one     | •                   |
|         |                               | LICATION FOR   |                                | ENT A           |                   |            |                   |         |                     |
| Primar  | y Business Na                 | ame: AMERINDO II   | NVESTMENT                      | ADVIS           | SORS 1            | NC JCR     | D Nun             | iber: . | 112610              |
|         |                               |  |                                |                 |                   |            |                   | Rev. 0  | 5/2003              |
|         | Annual Amend<br>2004 11:32:27 | dment, Page 7<br>7 AM  |                                |                 |                   |            |                   |         |                     |
|         |                               |  |                                |                 |                   |            |                   |         |                     |
| Item 5  | Information                   | About Your Adviso  | ry Business                    | (Cont           | inued)            |            |                   |         |                     |
| (3)     | ) Approximate                 | ly how many firms o  | r other persor                 | าร solic        | it advis          | ory clie   | ents on           | your b  | ehalf?              |
|         | $\circ_0$                     | <b>⊙</b> 1-5   | O 6-10                         |                 | O <sub>11-5</sub> | 0          | 05                | 1-250   |                     |
|         | C <sub>251-500</sub>          | C 501-1,000  | O More tha<br>1,000            | ın <sup>1</sup> | If more<br>(round |            | ,000, h<br>neares |         |                     |
|         |                               | onse to Item 5.B(3),<br>do not count each of                                   |                                |                 |                   |            |                   |         |                     |
| Clients |                               |  |                                | :               |                   |            |                   |         |                     |
|         |                               | how many <i>clients</i> did<br>apleted fiscal year?                            | d you provide                  | invest          | ment ac           | dvisory    | service           | s durir | ng your             |
| . 0     | o .                           | O <sub>1-10</sub>  | 11-25                          | <b>©</b>        | 26-100            |            | O 101             | -250    |                     |
| 0 2     | 251-500                       |  | more than 50<br>round to the n |                 |                   | ?          |                   |         |                     |
| app     | proximate perce               | ents do you have? Inc<br>entage that each typ<br>total number of <i>clie</i> . | e of <i>client</i>             | Non             | e Up<br>to<br>10% | 11-<br>25% | 26-<br>50%        |         | More<br>Than<br>75% |
| (1      | ) Individuals individuals)    | (other than high net   | worth                          | •               | 0                 | 0          | 0                 | 0       | 0                   |
| (2      | !) High net wo                | orth individuals   |                                | •               | 0                 | O          | O                 | O       | 0                   |
| (3      | Banking or                    | thrift institutions  |                                | •               | 0                 | 0          | 0                 | 0       | 0                   |
| (4      | l) Investment funds)          | companies (includin  | g mutual                       | 0               | 0                 | <b>⊙</b> ` | 0                 | 0       | 0                   |

| _  |  |  |            |                           |                              |   |                                     |        |
|--|--|--|------------|---------------------------|------------------------------|---|-------------------------------------|--------|
| (5)  | Pension and profit sharin plan participants)   | g plans (other than  | 0          | 0                         | Ö                            |   | O                                   | c      |
| (6)  | Other pooled investment funds)   | vehicles (e.g., hedge  | 0          | Ø                         |                              | 0                                       | 0                                   | C      |
| (7)  | Charitable organizations   |  | 0          | •                         | 0                            | $\circ$                                 | $\circ$                             | 0      |
| (8)  | Corporations or other bus  | sinesses not listed  | <b>©</b> - | 0                         | O                            | O                                       | C                                   | C      |
| (9)  | State or municipal govern  | nment entities   | 0          | 0                         | 0                            | •                                       | 0                                   | 0      |
| (10)   | Other: TAXABLE   |  | 0          | $\odot$                   | $\circ$                      | $\circ$                                 | 0                                   | 0      |
| their  | ategory "individuals" inclu<br>family members, but does<br>s you provide advisory ser  | not include businesses   | orga       | nized a                   | s sole                       | proprie                                 | torship                             | os.    |
| invest   | tment company registered ponse to Item 5.D(4).   |  |            |                           |                              |   |                                     |        |
|  |  | FORM ADV   |            |                           |                              | .,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, |                                     |        |
| UNIF   | ORM APPLICATION  | FOR INVESTMEN  | IT AL      | VIS                       | R RE                         | GIST                                    | RATI                                | ON     |
| Primary I  | Business Name: AMERII  | NDO INVESTMENT AL  | OVISC      | RS I                      | IC CR                        | D Num                                   | ber: 1                              | 12610  |
|  |  |  |            |                           |                              |   |                                     |        |
|  | · · · · · · · · · · · · · · · · · · ·  | · · · · · · · · · · · · · · · · · · ·  |            |                           |                              | F                                       | lev. 05                             | 5/2003 |
|  |  | DV - Annual Amendment, Page 8  |            |                           |                              |   |                                     |        |
|  | /15/2004 11:32:27 AM   |  |            |                           |                              |   |                                     |        |
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|  |  | Advisory Business (C   | Contin     | ued)                      |                              |   |                                     |        |
| Item 5 Iı  | nformation About Your  | Advisory Business (C   | ontin      | ued)                      |                              |   |                                     |        |
| Item 5 I   | nformation About Your A  |  |            |                           | eck all                      | that ap                                 | oply):                              |        |
| Item 5 In<br>Compens<br>E. You ar  | nformation About Your A<br>ation Arrangements<br>re compensated for your in  | nvestment advisory ser   | vices      |                           | eck all                      | that ap                                 | ply):                               |        |
| Item 5 II Compens E. You ar  | nformation About Your A<br>ation Arrangements<br>Te compensated for your in<br>A percentage of assets ur   | nvestment advisory ser   | vices      |                           | eck all                      | that ap                                 | ply):                               | 5      |
| Item 5 II  Compens E. You ar  ☑ (1)  ☐ (2)   | nformation About Your A<br>ation Arrangements<br>re compensated for your in<br>A percentage of assets un<br>Hourly charges   | nvestment advisory ser<br>nder your management   | vices      |                           | eck all                      | that ap                                 | ply):                               |        |
| Item 5 II  Compens E. You ar  ☑ (1) ☐ (2) ☐ (3)  | nformation About Your A<br>ation Arrangements<br>re compensated for your in<br>A percentage of assets un<br>Hourly charges<br>Subscription fees (for a n   | nvestment advisory ser<br>nder your management<br>ewsletter or periodical)   | vices      |                           | eck all                      | that ap                                 | ply):                               |        |
| Item 5 II  Compens E. You ar  (1)  (2)  (3)  (4)   | ation Arrangements The compensated for your in the Apercentage of assets under the Hourly charges  Subscription fees (for a notice of the Fixed fees (other than subscription)   | nvestment advisory ser<br>nder your management<br>ewsletter or periodical)   | vices      |                           | eck all                      | that ap                                 | ply):                               |        |
| Compens E. You ar  ☑ (1) ☐ (2) ☐ (3) ☐ (4) ☐ (5)   | nformation About Your Antion Arrangements The compensated for your in Apercentage of assets un Hourly charges Subscription fees (for a notice Fixed fees (other than subscriptions   | nvestment advisory ser<br>nder your management<br>ewsletter or periodical)   | vices      |                           | eck all                      | that ap                                 | ply):                               |        |
| Item 5 II  Compens E. You ar  ☑ (1) ☐ (2) ☐ (3) ☐ (4) ☐ (5) ☑ (6)  | ation Arrangements The compensated for your in A percentage of assets un Hourly charges Subscription fees (for a notice Fixed fees (other than subscriptions Performance-based fees  | nvestment advisory ser<br>nder your management<br>ewsletter or periodical)   | vices      |                           | eck all                      | that ap                                 | ply):                               |        |
| Item 5 II  Compens E. You ar  □ (1) □ (2) □ (3) □ (4) □ (5) □ (6) □ (7)                                    | ation Arrangements The compensated for your in the Apercentage of assets under Hourly charges Subscription fees (for a notice fixed fees (other than subscriptions  The Performance of t | nvestment advisory ser<br>nder your management<br>ewsletter or periodical)   | vices      |                           | eck all                      | that ap                                 | ply):                               |        |
| Item 5 II  Compens E. You ar  □ (1) □ (2) □ (3) □ (4) □ (5) □ (6) □ (7)                                    | ation Arrangements The compensated for your in A percentage of assets un Hourly charges Subscription fees (for a notice Fixed fees (other than subscriptions Performance-based fees  | nvestment advisory ser<br>nder your management<br>ewsletter or periodical)   | vices      |                           | eck all                      | that ap                                 |                                     | S NO   |
| Item 5 II  Compens E. You ar  ☑ (1) ☐ (2) ☐ (3) ☐ (4) ☐ (5) ☑ (6) ☐ (7)  Assets Ur  F. (1) Do              | ation Arrangements The compensated for your in the Apercentage of assets under Hourly charges Subscription fees (for a notice fixed fees (other than subscriptions  The Performance of t | nvestment advisory ser<br>nder your management<br>ewsletter or periodical)<br>oscription fees)                           | vices      | by (ch                    |                              |   | YES                                 | s no   |
| Item 5 II  Compens E. You ar  ☑ (1) ☐ (2) ☐ (3) ☐ (4) ☐ (5) ☑ (6) ፫ (7)  Assets Ur  F. (1) Do sec (2) If y | ation Arrangements The compensated for your in the Apercentage of assets under Hourly charges Subscription fees (for a number of the Fixed fees (other than subscriptions  The Performance of the Performance of the Subscriptions  The Performance of the Subscript | nvestment advisory ser<br>nder your management<br>ewsletter or periodical)<br>oscription fees)                           | vices      | by (ch                    | nent se                      | rvices t                                | <b>YE</b> \$                        |        |
| Item 5 II  Compens E. You ar  ☑ (1) ☐ (2) ☐ (3) ☐ (4) ☐ (5) ☑ (6) ፫ (7)  Assets Ur  F. (1) Do sec (2) If y | ation Arrangements re compensated for your in A percentage of assets un Hourly charges Subscription fees (for a n Fixed fees (other than sul Commissions Performance-based fees Other (specify): Inder Management  you provide continuous accurities portfolios? yes, what is the amount of  | nvestment advisory ser<br>nder your management<br>ewsletter or periodical)<br>oscription fees)                           | vices      | nagen                     | nent se                      | rvices t                                | <b>YE</b> \$<br>o <b>⊙</b><br>er of | 0      |
| Item 5 II  Compens E. You ar   | ation Arrangements re compensated for your in A percentage of assets un Hourly charges Subscription fees (for a n Fixed fees (other than sul Commissions Performance-based fees Other (specify): Inder Management  you provide continuous accurities portfolios? yes, what is the amount of  | nvestment advisory ser<br>nder your management<br>ewsletter or periodical)<br>oscription fees)<br>nd regular supervisory | vices      | nagen<br>nent ar<br>(d) : | nent se<br>nd tota<br>I Numt | rvices t                                | <b>YE</b> \$<br>o <b>⊙</b><br>er of | 0      |

|      |                                     |                          | 87325053.00                                    |  |               |
|------|-------------------------------------|--------------------------|--|--|---------------|
|      | Total:                              | (c                       | ) \$ <del>896620000</del><br>1219095885.00     | (f) <del>33</del><br>25                            |               |
|      |                                     | •                        | s how to calculate yo<br>carefully when comple | our assets under mana<br>eting this Item.          | gement. You   |
| Adv  | visory Activities                   |                          |  |  | ·             |
| G    | . What type(s) of a                 | advisory services        | do you provide? Che                            | eck all that apply.                                |               |
|      | ☐ (1) Financial                     | planning services        | s  |  |               |
|      | (2) Portfolio                       | management for           | individuals and/or si                          | mall businesses                                    |               |
|      | (3) Portfolio                       | management for           | investment compani                             | ies  |               |
|      | (4) Portfolio (companies)           | management for           | businesses or institu                          | utional <i>clients</i> (other th                   | an investment |
|      | (5) Pension c                       | consulting service       | es   |  |               |
|      | ☐ (6) Selection                     | of other adviser         | s  |  |               |
|      | (7) Publication                     | on of periodicals o      | or newsletters                                 |  |               |
|      | (8) Security                        | ratings or pricing       | services                                       |  |               |
|      | (9) Market tir                      | ming services            |  |  |               |
|      | (10) Other (s<br>PORTFOLIO N        |                          | OR COLLECTIVE INVE                             | STMENT VEHICLES                                    |               |
| -    |                                     |                          |  | v services pursuant to a<br>ed under the Investmer |               |
| •    |                                     |                          | FORM ADV                                       |  |               |
|      |                                     |                          |  | T ADVISER REGIS                                    |               |
| Prin | nary Business Na                    | ame: AMERIND             | O INVESTMENT AD                                | VISORS INC CRD N                                   | umber: 112610 |
|      |                                     |                          |  | ·  |               |
|      |                                     |                          |  |  | Rev. 05/2003  |
|      | / - Annual Ameno<br>5/2004 11:32:27 |                          |  |  |               |
|      |                                     | 31 - 4 V Ad              | · Proince (C                                   | ••   |               |
|      |                                     |                          | visory Business (C                             |  |               |
| н.   | services during yo                  | our last fiscal yea      | nr?  | y clients did you provid                           |               |
|      | 0 0                                 | O 1-10                   | O 11-25  | C <sub>26-50</sub> C                               | 51-100        |
|      | C <sub>101-250</sub>                | C <sub>251-500</sub>     | <sup>©</sup> More than 500                     | If more than 500, how (round to the neares         | st 500)       |
| I.   | If you participate                  | in a wrap fee pro        | ogram, do you (checl                           | k all that apply):                                 |               |
|      | $\square$ (1) sponsor the           | e <i>wrap fee progra</i> | am?  |  |               |

ıl

| $\square$ (2) act as a portfolio manager for the <i>wrap fee program</i> ?  |        |      |
|---|--------|------|
| If you are a portfolio manager for a wrap fee program, list the names of the progration their sponsors in Section 5.I(2) of Schedule D.   | ms ar  | าd   |
| If your involvement in a wrap fee program is limited to recommending wrap fee progra your clients, or you advise a mutual fund that is offered through a wrap fee progracheck either Item 5.I(1) or 5.I(2). |        |      |
| Item 6 Other Business Activities  |        |      |
| In this Item, we request information about your other business activities.  |        |      |
| A. You are actively engaged in business as a (check all that apply):  |        |      |
| $\square$ (1) Broker-dealer   |        |      |
| $\square$ (2) Registered representative of a broker-dealer  |        |      |
| (3) Futures commission merchant, commodity pool operator, or commodity tradadvisor  | ing    |      |
| $\square$ (4) Real estate broker, dealer, or agent  |        |      |
| (5) Insurance broker or agent   |        |      |
| $^{\square}$ (6) Bank (including a separately identifiable department or division of a bank)  |        |      |
| $\square$ (7) Other financial product salesperson (specify):  |        |      |
|   | YES    | NO   |
| B. (1) Are you actively engaged in any other business not listed in Item 6.A. (other than giving investment advice)?  | O      | •    |
| (2) If yes, is this other business your primary business?   | 0      | 0    |
| If "yes," describe this other business on Section 6.B. of Schedule D.   |        |      |
|   | YES    | NO   |
| (3) Do you sell products or provide services other than investment advice to your<br>advisory clients?  | O      | •    |
| FORM ADV UNIFORM APPLICATION FOR INVESTMENT ADVISER REGISTRA  |        |      |
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| Item 7 Financial Industry Affiliations  |        |      |
|   |        |      |
| In this Item, we request information about your financial industry affiliations and activinformation identifies areas in which conflicts of interest may occur between you and you clients.                 |        | nis  |

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Item 7 requires you to provide information about you and your related persons. Your related persons are all of your advisory affiliates and any person that is under common control with you.

| A. You have a <i>related person</i> that is a (check all that apply): $\mathbf{\nabla}$ (1) broker-dealer, municipal securities dealer, or government securities broker or   | dea                     | ler         |
|--|-------------------------|-------------|
| (2) investment company (including mutual funds)  | ucu                     |             |
| (2) and estiment company (metadahanas)  (3) other investment adviser (including financial planners)  |                         |             |
| (4) futures commission merchant, commodity pool operator, or commodity trading   | <u> </u>                |             |
| advisor  | 9                       |             |
| (5) banking or thrift institution  |                         |             |
| (6) accountant or accounting firm  |                         |             |
| (7) lawyer or law firm   |                         |             |
| (8) insurance company or agency  |                         |             |
| (9) pension consultant   |                         |             |
| [ (10) real estate broker or dealer  |                         |             |
| (11) sponsor or syndicator of limited partnerships   |                         |             |
| [ (11) Sponsor of Syndicator of infinited partitionships   |                         |             |
| If you checked Item 7.A(3), you must list on Section 7.A. of Schedule D all your relation persons that are investment advisers. If you checked Item 7.A(1), you may elect to It Section 7.A. of Schedule D all your related persons that are broker-dealers. If you challist a related broker-dealer, the IARD will accept a single Form U-4 to register an investable adviser representative who also is a broker-dealer agent ("registered rep") of that relative the broker-dealer.   | list o<br>100se<br>estm | e to<br>ent |
|  |                         |             |
|  | _                       | NO          |
| B. Are you or any related person a general partner in an investment-related limited partnership or manager of an investment-related limited liability company?   | <b>⊙</b>                | 0           |
| If "yes," for each limited partnership or limited liability company, complete Section 7.B. of Schedule D. If, however, you are an SEC-registered adviser and you have related persons that are <u>SEC-registered advisers</u> who are the general partners of limited partnerships or the managers of limited liability companies, you do not have to complete Section 7.B. of Schedule D with respect to those related advisers' limited partnerships or limited liability companies.   |                         |             |
| To use this alternative procedure, you must state in the Miscellaneous Section of Schedule D: (1) that you have related SEC-registered investment advisers that manage limited partnerships or limited liability companies that are not listed in Section 7.B. of your Schedule D; (2) that complete and accurate information about those limited partnerships or limited liability companies is available in Section 7.B. of Schedule D of the Form ADVs of your related SEC-registered advisers; and (3) whether your clients are solicited to invest in any of those limited partnerships or limited liability companies. |                         |             |
| Item 8 Participation or Interest in <i>Client</i> Transactions   |                         |             |
| In this Item, we request information about your participation and interest in your <i>clients'</i> transactions. Like Item 7, this information identifies areas in which conflicts of interest m   |                         |             |

Like Item 7, Item 8 requires you to provide information about you and your related persons.

occur between you and your clients.

### **FORM ADV**

### UNIFORM APPLICATION FOR INVESTMENT ADVISER REGISTRATION

Primary Business Name: AMERINDO INVESTMENT ADVISORS INC |CRD Number: 112610

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| Item 8 Participation or Interest in <i>Client</i> Transactions (Continued)  |     |    |
|---|-----|----|
| Proprietary Interest in Client Transactions   |     |    |
| A. Do you or any related person:  | Yes | No |
| (1) buy securities for yourself from advisory clients, or sell securities you own to<br>advisory clients (principal transactions)?  | O.  | •  |
| (2) buy or sell for yourself securities (other than shares of mutual funds) that you<br>also recommend to advisory clients?   | •   | 0  |
| (3) recommend securities (or other investment products) to advisory clients in which<br>you or any related person has some other proprietary (ownership) interest (other<br>than those mentioned in Items 8.A(1) or (2))?                           | 0   | 0  |
| Sales Interest in Client Transactions   |     | -  |
| B. Do you or any related person:  | Yes | No |
| (1) as a broker-dealer or registered representative of a broker-dealer, execute<br>securities trades for brokerage customers in which advisory client securities are<br>sold to or bought from the brokerage customer (agency cross transactions)?  | 0   | 0  |
| (2) recommend purchase of securities to advisory clients for which you or any related<br>person serves as underwriter, general or managing partner, or purchaser<br>representative?   | 0   | O  |
| (3) recommend purchase or sale of securities to advisory <i>clients</i> for which you or any related person has any other sales interest (other than the receipt of sales commissions as a broker or registered representative of a broker-dealer)? | 0   | 0  |
| Investment or Brokerage Discretion  |     |    |
| C. Do you or any related person have discretionary authority to determine the:  | Yes | No |
| (1) securities to be bought or sold for a <i>client's</i> account?  | •   | 0  |
| (2) amount of securities to be bought or sold for a client's account?   | •   | 0  |
| (3) broker or dealer to be used for a purchase or sale of securities for a client's account?  | •   | ၀  |
| (4) commission rates to be paid to a broker or dealer for a client's securities<br>transactions?  | 0   | 0  |

### **FORM ADV**

### UNIFORM APPLICATION FOR INVESTMENT ADVISER REGISTRATION

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### Item 8 Participation or Interest in Client Transactions (Continued)

| Pri               | mary Business Name: AMERINDO INVESTMENT ADVISORS INC  CRD Number:  | 112        | 610      |
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| •                 | If yes, complete Section 10 of Schedule D.   |            |          |
|                   | Does any <i>person</i> not named in Item 1.A. or Schedules A, B, or C, directly or indirectly, <i>control</i> your management or policies?   | 0          | •        |
|                   | YES  |            | 0        |
|                   | If you are submitting an initial application, you must complete Schedule A and Sched B. Schedule A asks for information about your direct owners and executive officers. Schedule B asks for information about your indirect owners. If this is an amendment you are updating information you reported on either Schedule A or Schedule B (or be that you filed with your initial application, you must complete Schedule C. | t and      | d        |
| In                | this Item, we ask you to identify every person that, directly or indirectly, controls you.   |            |          |
| Ite               | m 10 Control Persons   |            |          |
| C                 | If you answered "yes" to either Item 9.B(1) or 9.B(2), is that <i>related person</i> a broker-dealer registered under Section 15 of the Securities Exchange Act of 1934?   | 0          | 0        |
|                   | (2) securities?  | O          | •        |
|                   | (1) cash or bank accounts?   | O          | •        |
| В                 | Do any of your related persons have custody of any of your advisory clients':  | _          |          |
|                   | (2) securities?  | Ö          | <b>6</b> |
| A                 | . Do you have <i>custody</i> of any advisory <i>clients':</i> (1) cash or bank accounts?   | Yes        | No       |
| reg<br>clie<br>ma | this Item, we ask you whether you or a <i>related person</i> has <i>custody</i> of <i>client</i> assets. If you is a registered with the SEC and you deduct your advisory fees directly from you ents' accounts but you do not otherwise have <i>custody</i> of your <i>clients'</i> funds or securitienty answer "no" to Item 9A.(1) and 9A.(2).  | ur<br>s, y | ou       |
| Ite               | m 9 <i>Custody</i>   |            |          |
|                   | compensation that you or a related person gave any person in exchange for client referrals, including any bonus that is based, at least in part, on the number or amount of client referrals.  | t          | ····     |
|                   | In responding to this Item 8.F., consider in your response all cash and non-cash   |            |          |
| F.                | Do you or any <i>related person</i> , directly or indirectly, compensate any <i>person</i> for <i>client</i> referrals?  | •          | 0        |
| E.                | Do you or any <i>related person</i> receive research or other products or services other than execution from a broker-dealer or a third party in connection with <i>client</i> securities transactions?  | •          | 0        |
| D.                | Do you or any related person recommend brokers or dealers to clients?  | •          | 0        |
|                   |  |            |          |

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## Item 11 Disclosure Information

In this Item, we ask for information about your disciplinary history and the disciplinary history of all your *advisory affiliates*. We use this information to determine whether to grant your application for registration, to decide whether to revoke your registration or to place limitations on your activities as an investment adviser, and to identify potential problem areas to focus on during our on-site examinations. One event may result in "yes" answers to more than one of the questions below.

Your advisory affiliates are: (1) all of your current employees (other than employees performing only clerical, administrative, support or similar functions); (2) all of your officers, partners, or directors (or any person performing similar functions); and (3) all persons directly or indirectly controlling you or controlled by you. If you are a "separately identifiable department or division" (SID) of a bank, see the Glossary of Terms to determine who your advisory affiliates are.

If you are registered or registering with the SEC, you may limit your disclosure of any event listed in Item 11 to ten years following the date of the event. If you are registered or registering with a state, you must respond to the questions as posed; you may, therefore, limit your disclosure to ten years following the date of an event only in responding to Items 11.A(1), 11.B(2), 11.B(2), 11.D(4), and 11.H(1)(a). For purposes of calculating this ten-year period, the date of an event is the date the final order, judgment, or decree was entered, or the date any rights of appeal from preliminary orders, judgments, or decrees lapsed.

You must complete the appropriate Disclosure Reporting Page ("DRP") for "yes" answers to the questions in this Item 11.

For "yes" answers to the following questions, complete a Criminal Action DRP:

| A. In the past ten years, have you or any advisory affiliate:  | YES | NO |
|--|-----|----|
| (1) been convicted of or plead guilty or nolo contendere ("no contest") in a<br>domestic, foreign, or military court to any felony?  | 0   | •  |
| (2) been <i>charged</i> with any <i>felony</i> ?   | 0   | 0  |
| If you are registered or registering with the SEC, you may limit your response to Item 11.A(2) to charges that are currently pending.  |     |    |
| B. In the past ten years, have you or any advisory affiliate:  |     |    |
| (1) been convicted of or plead guilty or nolo contendere ("no contest") in a<br>domestic, foreign, or military court to a misdemeanor involving: investments<br>or an investment-related business, or any fraud, false statements, or<br>omissions, wrongful taking of property, bribery, perjury, forgery,<br>counterfeiting, extortion, or a conspiracy to commit any of these offenses? | O.  | 0  |
| (2) been charged with a misdemeanor listed in 11.B(1)?   | O   | •  |

### **FORM ADV**

If you are registered or registering with the SEC, you may limit your response to

Item 11.B(2) to charges that are currently pending.

UNIFORM APPLICATION FOR INVESTMENT ADVISER REGISTRATION

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| Item 11 Disclosure Information (Continued)  |        |          |
|---|--------|----------|
| For "yes" answers to the following questions, complete a Regulatory Action DRP:   |        |          |
| C. Has the SEC or the Commodity Futures Trading Commission (CFTC) ever:   | YES    | NO       |
| (1) found you or any advisory affiliate to have made a false statement or<br>omission?  | ·O     | •        |
| (2) found you or any advisory affiliate to have been involved in a violation of SEC<br>or CFTC regulations or statutes?   | 0      | •        |
| (3) found you or any advisory affiliate to have been a cause of an investment-<br>related business having its authorization to do business denied, suspended,<br>revoked, or restricted?  | 0      | <b>©</b> |
| (4) entered an order against you or any advisory affiliate in connection with<br>investment-related activity?   | 0      | ⊙        |
| (5) imposed a civil money penalty on you or any advisory affiliate, or ordered yo<br>any advisory affiliate to cease and desist from any activity?  | u or 🐧 | •        |
| D. Has any other federal regulatory agency, any state regulatory agency, or any foreign financial regulatory authority:   |        |          |
| (1) ever found you or any advisory affiliate to have made a false statement or<br>omission, or been dishonest, unfair, or unethical?  | . 0    | •        |
| (2) ever found you or any advisory affiliate to have been involved in a violation of<br>investment-related regulations or statutes?   | of O   | •        |
| (3) ever found you or any advisory affiliate to have been a cause of an investment<br>related business having its authorization to do business denied, suspended,<br>revoked, or restricted?  | nt- O  | •        |
| (4) in the past ten years, entered an order against you or any advisory affiliate in<br>connection with an investment-related activity?   | n o    | •        |
| (5) ever denied, suspended, or revoked your or any advisory affiliate's registration or license, or otherwise prevented you or any advisory affiliate, by order, from associating with an investment-related business or restricted your or any advisory affiliate's activity?                  |        | 0        |
| E. Has any self-regulatory organization or commodities exchange ever:   |        |          |
| (1) found you or any advisory affiliate to have made a false statement or omission  | on? Ö  | •        |
| (2) found you or any advisory affiliate to have been involved in a violation of its<br>rules (other than a violation designated as a "minor rule violation" under a pl<br>approved by the SEC)?   | an O   | •        |
| (3) found you or any advisory affiliate to have been the cause of an investment-related business having its authorization to do business denied, suspended, revoked, or restricted?   | 0      | •        |
| (4) disciplined you or any advisory affiliate by expelling or suspending you or the<br>advisory affiliate from membership, barring or suspending you or the advisory<br>affiliate from association with other members, or otherwise restricting your of<br>the advisory affiliate's activities? | У      | •        |

### UNIFORM APPLICATION FOR INVESTMENT ADVISER REGISTRATION

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| Item 11 Disclosure Information (Continued)   |     |    |
|--|-----|----|
| F. Has an authorization to act as an attorney, accountant, or federal contractor granted to you or any advisory affiliate ever been revoked or suspended?  | 0   | •  |
| G. Are you or any <i>advisory affiliate</i> now the subject of any regulatory <i>proceeding</i> that could result in a "yes" answer to any part of Item 11.C., 11.D., or 11.E.?                                      | 0   | •  |
| For "yes" answers to the following questions, complete a Civil Judicial Action DRP:  |     |    |
| H. (1) Has any domestic or foreign court:  | YES | NO |
| (a) in the past ten years, <i>enjoined</i> you or any <i>advisory affiliate</i> in connection with any <i>investment-related</i> activity?   | 0   | 0  |
| (b) ever found that you or any advisory affiliate were involved in a violation of investment-related statutes or regulations?  | 0   | •  |
| (c) ever dismissed, pursuant to a settlement agreement, an <i>investment-related</i> civil action brought against you or any <i>advisory affiliate</i> by a state or <i>foreign financial regulatory authority</i> ? | O   | •  |
| (2) Are you or any <i>advisory affiliate</i> now the subject of any civil <i>proceeding</i> that could result in a "yes" answer to any part of Item 11.H(1)?   | O   | •  |

### Item 12 Small Businesses

The SEC is required by the Regulatory Flexibility Act to consider the effect of its regulations on small entities. In order to do this, we need to determine whether you meet the definition of "small business" or "small organization" under rule 0-7.

Answer this Item 12 only if you are registered or registering with the SEC <u>and</u> you indicated in response to Item 5.F(2)(c) that you have assets under management of less than \$25 million. You are not required to answer this Item 12 if you are filing for initial registration as a state adviser, amending a current state registration, or switching from SEC to state registration.

### **FORM ADV**

### UNIFORM APPLICATION FOR INVESTMENT ADVISER REGISTRATION

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### Item 12 Small Businesses (Continued)

| <ul> <li>For purposes of this Item 12 only:</li> <li>Total Assets refers to the total assets of a firm, rather than the assets manage of <i>clients</i>. In determining your or another <i>person's</i> total assets, you may use assets shown on a current balance sheet (but use total assets reported on a combalance sheet with subsidiaries included, if that amount is larger).</li> <li>Control means the power to direct or cause the direction of the management a <i>person</i>, whether through ownership of securities, by contract, or otherwise. that directly or indirectly has the right to vote 25 percent or more of the votin or is entitled to 25 percent or more of the profits, of another <i>person</i> is presum the other <i>person</i>.</li> </ul> | the total consolidated or policies Any person securities | d<br>of<br>n<br>s, |
|--|--|--------------------|
|  | YES I  | NΩ                 |
| A. Did you have total assets of \$5 million or more on the last day of your most rec<br>fiscal year?   |  | 0                  |
| If "yes," you do not need to answer Items 12.B. and 12.C.  |  |                    |
| B. Do you:   |  |                    |
| (1) control another investment adviser that had assets under management of \$ million or more on the last day of its most recent fiscal year?  | S25 O  | 0                  |
| (2) control another person (other than a natural person) that had total assets o<br>million or more on the last day of its most recent fiscal year?  | of \$5 🔿 🔞   | 0                  |
| C. Are you:  |  |                    |
| (1) controlled by or under common control with another investment adviser that<br>had assets under management of \$25 million or more on the last day of its<br>most recent fiscal year?   | ot C   | 0                  |
| (2) controlled by or under common control with another person (other than a<br>natural person) that had total assets of \$5 million or more on the last day o<br>most recent fiscal year?  | O of its   | 0                  |
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| Primary Business Name: AMERINDO INVESTMENT ADVISORS INC   CRD Num  |  |                    |
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| You must complete this Part 1B only if you are applying for registration, or a registered, as an investment adviser with any of the state securities authori   |  |                    |
| Part 1B Item 1 - State Registration  |  |                    |
| Complete this Item 1 if you are submitting an initial application for state registration   | on or  |                    |
| requesting additional state registration(s). Check the boxes next to the states to w   |  | ire                |
| submitting this application. If you are already registered with at least one state an  | d are  |                    |
| applying for registration with an additional state or states, check the boxes next to  |  |                    |
| in which you are applying for registration. Do not check the boxes next to the state you are currently registered or where you have an application for registration pend   | es in Wnich  | ו                  |
| you are currently registered or where you have all application for registration pent   | lina   |                    |
|  | ding.  |                    |
|  | ding.  | _                  |
| □ AL □ ID □ MO □ PA  | ding.  |                    |

| □ AK □ AZ □ AR □ CA □ CO □ CT □ DE □ DC □ FL □ GA □ GU                       | ☐ IL ☐ IN ☐ IA ☐ KS ☐ KY ☐ LA ☐ ME ☐ MD ☐ MA ☐ MI ☐ MN | □ MT □ NE □ NV □ NH □ NJ □ NM □ NY □ NC □ ND □ OH □ OK | □ PR □ RI □ SC □ SD □ TN □ TX □ UT □ VT □ VA □ WA □ WV |
|--|--|--|--|
| □ HI   | □ MS   | □ OR   | □ wı   |
| Part 1B Item 2 - Addition  | onal Information                                       |  |  |
| A. Person responsible for Name:  Title:  Telephone:                          | r supervision and compl                                | iance:<br>Fa   | x:   |
| Number and Street 1:   | . Num  | ber and Street 2:                                      |  |
| City: Stat   | e: Cour  | ntry: ZIP+4/Posta                                      | l Code:  |
| Email address, if avail  | lable:   |  | i  |
| If this address is a pri<br>B. Bond/Capital Informa<br>(1) Name of Issuing I |  |  |  |
| (2) Amount of Bond:<br>\$ .00<br>(3) Bond Policy Numb                        | er:  |  |  |
| (4) If required by your h<br>minimum capital req                             |  | ompliance with your hon                                | Yes No<br>ne state's O O                               |

### UNIFORM APPLICATION FOR INVESTMENT ADVISER REGISTRATION

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| Part 1B Item 2 - Additional Information (Continued)  |     |         |
|--|-----|---------|
| ,  | Yes | No      |
| For "yes" answers to the following question, complete a Bond DRP.  |     |         |
| C. Has a bonding company ever denied, paid out on, or revoked a bond for you?  | 0   | 0       |
| For "yes" answers to the following question, complete a Judgment/Lien DRP:   |     |         |
| D. Do you have any unsatisfied judgements or liens against you?  | O   | 0       |
| For "yes" answers to the following questions, complete an Arbitration DRP:   |     |         |
| E. Are you, any advisory affiliate, or any management person currently the subject of, or have you, any advisory affiliate, or any management person been the subject of, an arbitration claim alleging damages in excess of \$2,500, involving any of the following:      |     |         |
| (1) any investment or an investment-related business of activity?  | 0   | O       |
| (2) fraud, false statement, or omission?   | 0   | 0       |
| (3) theft, embezzlement, or other wrongful taking of property?   | 0   | 0       |
| (4) bribery, forgery, counterfeiting, or extortion?  | O   | 0       |
| (5) dishonest, unfair, or unethical practices?   | O   | O       |
| For "yes" answers to the following questions, complete a Civil Judicial Action DRP:  |     |         |
| F. Are you, any advisory affiliate, or any management person currently subject to, or have you, any advisory affiliate, or any management person been found liable in, a civil, self-regulatory organization, or administrative proceeding involving any of the following: |     |         |
| (1) an investment or investment-related business or activity?  | O   | O       |
| (2) fraud, false statement, or omission?   | 0   | $\circ$ |
| (3) theft, embezzlement, or other wrongful taking of property?   | 0   | 0       |
| (4) bribery, forgery, counterfeiting, or extortion?  | 0   | 0       |
| (5) dishonest, unfair, or unethical practices?   | 0   | Ο,      |
| G. Other Business Activities   |     |         |
| (1) You are actively engaged in business as a(n) (check all that apply):   |     |         |
| ☐ Attorney   |     |         |
| ☐ Certified Public Accountant  |     |         |
| ☐ Tax Preparer   |     |         |

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| art 1B Item 2 - Additional Information (Co  | ontinued)                 |                               |                 |    |
|---|---------------------------|-------------------------------|-----------------|----|
| (2) If you are actively engaged in any business or Item 2.G(1) of Part 1B, describe the business:   |                           |                               |                 | Ą  |
| H. If you provide financial planning services, the the end of your last fiscal year totaled:  | e investments made t      | ased on those servi           | ices            | at |
|   | Securities<br>Investments | Non-Securities<br>Investments | 5               |    |
| Under \$100,000   | O                         | o                             |                 |    |
| \$100,001 to \$500,000  | 0                         | o                             |                 |    |
| \$500,001 to \$1,000,000  | 0                         | o                             |                 |    |
| \$1,000,001 to \$2,500,000  | <b>o</b> .                | o                             |                 |    |
| \$2,500,001 to \$5,000,000  | 0                         | c                             |                 |    |
| More than \$5,000,000   | 0                         | 0                             |                 |    |
| If securities investments are over \$5,000,00 \$1,000,000)  If non-securities investments are over \$5,00 \$1,000,000)  I. Custody          |                           | round to the neares           | t<br><b>Yes</b> | No |
| <ul><li>(1) Do you withdraw advisory fees directly from answered "yes", respond to the following:</li></ul>                                 |                           | nts? If you                   | 0               | 0  |
| (a) Do you send a copy of your invoice to time that you send a copy to the clien  | the custodian or trust    | ee at the same                | 0               | 0  |
| (b) Does the custodian send quarterly sta<br>disbursements for the custodian accou<br>fees?   |                           |                               | 0               | 0  |
| (c) Do your clients provide written author<br>for their accounts held by the custodia   |                           | to be paid directly           | O               | 0  |
| (2) Do you act as a general partner for any partner your advisory clients are either part of the trust? If you answered "yes", response.    | tners of the partnershi   |                               | O               | О  |
| (a) As the general partner of a partnership<br>independent certified public accountar<br>direct payment or any transfer of fund<br>account? | nt to provide authority   | permitting each               | O               | 0  |
| (3) Do you require the prepayment of fees of<br>months or more in advance?  | more than \$500 per o     | lient and for six             | 0               | 0  |

### **FORM ADV**

### UNIFORM APPLICATION FOR INVESTMENT ADVISER REGISTRATION

Primary Business Name: AMERINDO INVESTMENT ADVISORS INC | CRD Number: 112610

| · · · · · · · · · · · · · · · · · · ·   |   |              |
|---|---|--------------|
|   | • | Rev. 05/2003 |
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|   |   |              |

| Part 1B Item 2 - Additional Information (Continued)   |     |    |
|---|-----|----|
|   | Yes | No |
| J. If you are organized as a sole proprietorship, please answer the following:  |     |    |
| (1) (a) Have you passed, on or after January 1, 2000, the Series 65 examination?  | .0  | Ö  |
| (b) Have you passed, on or after January 1, 2000, the Series 66 examination and also passed, at any time, the Series 7 examination? | 0   | 0  |
| (2) (a) Do you have any investment advisory professional designations?  If "no", you do not need to answer Item 2.J(2)(b).          | 0   | 0  |
| (b) I have earned and I am in good standing with the organization that issued the<br>following credential:                          |     |    |
| Certified Financial Planner ("CFP")   |     |    |
| Chartered Financial Analyst ("CFA")   |     |    |
| Chartered Financial Consultant ("ChFC")   |     |    |
| Chartered Investment Counselor ("CIC")  |     |    |
| Personal Financial Specialist ("PFS")   |     |    |
| $\square$ None of the above   |     |    |
| (3) Your Social Security Number:  |     |    |

# UNIFORM APPLICATION FOR INVESTMENT ADVISER REGISTRATION Primary Business Name: AMERINDO INVESTMENT ADVISORS INC CRD Number: 112610

Rev. 05/2003

ADV - Annual Amendment, SCHEDULE A 7/15/2004 11:32:27 AM

### Form ADV, Schedule A

#### **Direct Owners and Executive Officers**

- Complete Schedule A only if you are submitting an initial application. Schedule A asks for information about your direct owners and executive officers. Use Schedule C to amend this information.
- 2. Direct Owners and Executive Officers. List below the names of:
  - (a) each Chief Executive Officer, Chief Financial Officer, Chief Operations Officer, Chief Legal
     Officer, Chief Compliance Officer (Chief Compliance Officer is required and cannot be
     more than one individual), director, and any other individuals with similar status or
     functions;
  - (b) if you are organized as a corporation, each shareholder that is a direct owner of 5% or more of a class of your voting securities, unless you are a public reporting company (a

company subject to Section 12 or 15(d) of the Exchange Act);

Direct owners include any *person* that owns, beneficially owns, has the right to vote, or has the power to sell or direct the sale of, 5% or more of a class of your voting securities. For purposes of this Schedule, a *person* beneficially owns any securities: (i) owned by his/her child, stepchild, grandchild, parent, stepparent, grandparent, spouse, sibling, mother-in-law, father-in-law, son-in-law, daughter-in-law, brother-in-law, or sister-in-law, sharing the same residence; or (ii) that he/she has the right to acquire, within 60 days, through the exercise of any option, warrant, or right to purchase the security.

- (c) if you are organized as a partnership, <u>all</u> general partners and those limited and special partners that have the right to receive upon dissolution, or have contributed, 5% or more of your capital;
- (d) in the case of a trust that directly owns 5% or more of a class of your voting securities, or that has the right to receive upon dissolution, or has contributed, 5% or more of your capital, the trust and each trustee; and
- (e) if you are organized as a limited liability company ("LLC"), (i) those members that have the right to receive upon dissolution, or have contributed, 5% or more of your capital, and (ii) if managed by elected managers, all elected managers.
- 3. Do you have any indirect owners to be reported on Schedule B? O Yes O No
- 4. In the DE/FE/I column below, enter "DE" if the owner is a domestic entity, "FE" if the owner is an entity incorporated or domiciled in a foreign country, or "I" if the owner or executive officer is an individual.
- 5. Complete the Title or Status column by entering board/management titles; status as partner, trustee, sole proprietor, elected manager, shareholder, or member; and for shareholders or members, the class of securities owned (if more than one is issued).
- 7. (a) In the *Control Person* column, enter "Yes" if the *person* has *control* as defined in the Glossary of Terms to Form ADV, and enter "No" if the *person* does not have *control*. Note that under this definition, most executive officers and all 25% owners, general partners, elected managers, and trustees are *control persons*.
  - (b) In the PR column, enter "PR" if the owner is a public reporting company under Sections 12 or 15(d) of the Exchange Act.
  - (c) Complete each column.

| FULL LEGAL<br>NAME<br>(Individuals:<br>Last Name, First<br>Name, Middle<br>Name) | DE/FE/I |  |         | Ownership<br>Code | Control<br>Person |   | CRD No. If None: S.S. No. and Date of Birth, IRS Tax No., or Employer ID No. |
|--|---------|--|---------|-------------------|-------------------|---|--|
| VILAR,<br>ALBERTO,<br>WILLIAM  | I       | PRESIDENT,<br>DIRECTOR,<br>SHAREHOLDER | 06/1985 | D                 | Y                 | N | 1750037  |
| TANAKA, GARY,<br>ALAN  | I       | EXECUTIVE VICE PRESIDENT, DIRECTOR,    | 06/1985 | D                 | Υ                 | N | 1750038  |

| <b>]</b>                                 |   | SHAREHOLDER  | 1                             | ]  |   |   | ı       |
|--|---|--|-------------------------------|----|---|---|---------|
| SANDIFER,<br>MICHAEL, JOHN               | I | INVESTMENT<br>COMMITTEE,<br>CONSULTANT                                   | 08/1996                       | NA | N | N | 876539  |
| STABLEFORD,<br>JAMES, PATRICK<br>FRANCIS | I | INVESTMENT<br>COMMITTEE  | 06/2000                       | NA | N | N | 4405802 |
| WEISS, MARC,<br>JAY                      | I | INVESTMENT<br>COMMITTEE,<br>DIRECTOR OF<br>RESEARCH                      | 11/2001                       | NA | N | Ν | 4511170 |
| MAINZER,<br>DAVID, ERIC                  | I | CHIEF OPERATING OFFICER CHIEF OPERATING OFFICER, CHIEF FINANCIAL OFFICER | <del>06/2003</del><br>07/2004 | NA | N | N | 4511173 |
| SMITH, DANA,<br>ELIZABETH                | I | CHIEF<br>COMPLIANCE<br>OFFICER   | 03/2003                       | NA | N | N | 1798172 |
| MCDONALD,<br>KATHERINE,<br>FLYNN         | I | INVESTMENT<br>COMMITTEE,<br>SENIOR<br>HEALTHCARE<br>ANALYST              | 08/2002                       | NA | N | N | 4687522 |

### UNIFORM APPLICATION FOR INVESTMENT ADVISER REGISTRATION

Primary Business Name: AMERINDO INVESTMENT ADVISORS INC | CRD Number: 112610

Rev. 05/2003

ADV - Annual Amendment, SCHEDULE B 7/15/2004 11:32:27 AM

### Form ADV, Schedule B

### **Indirect Owners**

- Complete Schedule B only if you are submitting an initial application. Schedule B asks for information about your indirect owners; you must first complete Schedule A, which asks for information about your direct owners. Use Schedule C to amend this information.
- 2. Indirect Owners. With respect to each owner listed on Schedule A (except individual owners), list below:
  - (a) in the case of an owner that is a corporation, each of its shareholders that beneficially owns, has the right to vote, or has the power to sell or direct the sale of, 25% or more of a class of a voting security of that corporation;

For purposes of this Schedule, a person beneficially owns any securities: (i) owned by

- his/her child, stepchild, grandchild, parent, stepparent, grandparent, spouse, sibling, mother-in-law, father-in-law, son-in-law, daughter-in-law, brother-in-law, or sister-inlaw, sharing the same residence; or (ii) that he/she has the right to acquire, within 60 days, through the exercise of any option, warrant, or right to purchase the security.
- (b) in the case of an owner that is a partnership, all general partners and those limited and special partners that have the right to receive upon dissolution, or have contributed, 25% or more of the partnership's capital;
- (c) in the case of an owner that is a trust, the trust and each trustee; and
- (d) in the case of an owner that is a limited liability company ("LLC"), (i) those members that have the right to receive upon dissolution, or have contributed, 25% or more of the LLC's capital, and (ii) if managed by elected managers, all elected managers.
- 3. Continue up the chain of ownership listing all 25% owners at each level. Once a public reporting company (a company subject to Sections 12 or 15(d) of the Exchange Act) is reached, no further ownership information need be given.
- 4. In the DE/FE/I column below, enter "DE" if the owner is a domestic entity, "FE" if the owner is an entity incorporated or domiciled in a foreign country, or "I" if the owner is an individual.
- 5. Complete the Status column by entering the owner's status as partner, trustee, elected manager, shareholder, or member; and for shareholders or members, the class of securities owned (if more than one is issued).

6. Ownership codes

C - 25% but less than E - 75% or more

are:

50%

D - 50% but less than F - Other (general partner, trustee, or elected

manager) 75%

- 7. (a) In the Control Person column, enter "Yes" if the person has control as defined in the Glossary of Terms to Form ADV, and enter "No" if the person does not have control. Note that under this definition, most executive officers and all 25% owners, general partners, elected managers, and trustees are control persons.
  - (b) In the PR column, enter "PR" if the owner is a public reporting company under Sections 12 or 15(d) of the Exchange Act.
  - (c) Complete each column.

No Indirect Owner Information Filed

#### **FORM ADV**

#### UNIFORM APPLICATION FOR INVESTMENT ADVISER REGISTRATION

Primary Business Name: AMERINDO INVESTMENT ADVISORS INC | CRD Number: 112610

Rev. 05/2003

ADV - Annual Amendment, SCHEDULE C 7/15/2004 11:32:27 AM

### Form ADV, Schedule C

#### Amendments to Schedules A and B

- 1. Use Schedule C only to amend information requested on either Schedule A or Schedule B. Refer to Schedule A and Schedule B for specific instructions for completing this Schedule C. Complete each column.
- 2. In the Type of Amendment column, indicate "A" (addition), "D" (deletion), or "C" (change in

information about the same person).

3. Ownership codes NA - less than

C - 25% but less G - Other (general partner, trustee,

or elected member)

are:

5%

than 50% D - 50% but less

A - 5% but less than 10%

than 75%

than 25%

4. List below all changes to Schedule A (Direct Owners and Executive Officers):

|               |         |           | <del></del> | I          |           |         |    |            |
|---------------|---------|-----------|-------------|------------|-----------|---------|----|------------|
| FULL LEGAL    | DE/FE/I | Type of   | Title or    | Date Title | Ownership | Control | PR | CRD No. If |
| NAME          |         | Amendment | Status      | or Status  | Code      | Person  | İΙ | None: S.S. |
| (Individuals: |         |           |             | Acquired   |           |         |    | No. and    |
| Last Name,    |         |           |             | MM/YYYY    |           |         |    | Date of    |
| First Name,   |         | 1         |             |            |           |         |    | Birth, IRS |
| Middle Name)  |         |           |             |            |           |         |    | Tax No. or |
|               |         |           |             |            |           |         |    | Employer   |
|               |         |           |             |            |           |         |    | ID No.     |
| MAINZER,      | I       | С         | CHIEF       | 07/2004    | NA        | N       | Ν  | 4511173    |
| DAVID, ERIC   |         |           | OPERATING   | ,          |           |         |    |            |
| '             | .       |           | OFFICER,    |            |           |         |    |            |
|               |         |           | CHIEF       |            |           |         | ll |            |
|               |         |           | FINANCIAL   |            |           |         |    |            |
|               |         |           | OFFICER     |            |           |         |    |            |

List below all changes to Schedule B (Indirect Owners):

No Changes to Indirect Owner Information Filed

### **FORM ADV**

#### UNIFORM APPLICATION FOR INVESTMENT ADVISER REGISTRATION

Primary Business Name: AMERINDO INVESTMENT ADVISORS INC | CRD Number: 112610

Rev. 05/2003

ADV - Annual Amendment, SCHEDULE D Page 1 7/15/2004 11:32:27 AM

#### Form ADV, Schedule D Page 1

Certain items in Part 1A of Form ADV require additional information on Schedule D. Use this Schedule D Page 1 to report details for items listed below. Report only new information or changes/updates to previously submitted information. Do not repeat previously submitted linformation.

## Section 1.B. Other Business Names

List your other business names and the jurisdictions in which you use them. You must complete a separate Schedule D for each business name.

No Information Filed

#### Section 1.F. Other Offices

Complete the following information for each office, other than your principal office and place of business, at which you conduct investment advisory business. You must complete a separate Schedule D Page 1 for each location. If you are applying for registration, or are registered, only

| with the SEC, list only the largest five (in terms of numbers of employees).   |   |  |  |  |  |  |
|--|---|--|--|--|--|--|
| Number and Street 1:<br>399 PARK AVENUE, 22ND FLOOR  | Number and Street 2:  |  |  |  |  |  |
| City: State: NEW YORK NY   | Country: ZIP+4/Postal Code: USA 10022                             |  |  |  |  |  |
| If this address is a private residence, check this Telephone Number at this location: 212-371-6360   | box: Facsimile number at this location: 212 371 6988 212-371-7003 |  |  |  |  |  |
| Number and Street 1:<br>43 UPPER GROSVENOR STREET  | Number and Street 2:  |  |  |  |  |  |
| City: State:<br>LONDON   | Country: ZIP+4/Postal Code: ENGLAND W1X 9PG                       |  |  |  |  |  |
| If this address is a private residence, check this Telephone Number at this location: 011-44207-629-2349   | box: Facsimile number at this location: 011-44207-493-5158        |  |  |  |  |  |
| Section 1.I. World Wide Web Site Addresses   |   |  |  |  |  |  |
| List your World Wide Web site addresses. You must complete a separate Schedule D for each World Wide Web site address.   |   |  |  |  |  |  |
| World Wide Web Site Address: WWW.AMERIND   | O.COM ·   |  |  |  |  |  |
| Section 1.K. Locations of Books and Records  |   |  |  |  |  |  |
| Complete the following information for each location at which you keep your books and records, other than your <i>principal office and place of business</i> . You must complete a separate Schedule D Page 1 for each location. |   |  |  |  |  |  |
| Name of entity where books and records are kept:   |   |  |  |  |  |  |
| AMERINDO INVESTMENT ADVISORS INC. Number and Street 1: Number and Street 2: 399 PARK AVENUE, 22ND FLOOR  |   |  |  |  |  |  |
| City: State:<br>NEW YORK NY  | Country: ZIP+4/Postal Code: USA 10022                             |  |  |  |  |  |
| If this address is a private residence, check this Telephone Number: 212-371-6360  | box:  Facsimile number:  212-371-6988  212-371-7003               |  |  |  |  |  |
| This is (check one):   | 212 371 7333  |  |  |  |  |  |
| one of your branch offices or affiliates.  |   |  |  |  |  |  |
| a third-party unaffiliated recordkeeper.   |   |  |  |  |  |  |
| O other. Briefly describe the books and records kept at the FINANCE AND ADMINISTRATION FINANCE, ADMINISTRATION AND CLIENT RECORD   | •   |  |  |  |  |  |
| EADW   |   |  |  |  |  |  |

UNIFORM APPLICATION FOR INVESTMENT ADVISER REGISTRATION

Primary Business Name: AMERINDO INVESTMENT ADVISORS INC | CRD Number: 112610

Rev. 05/2003 ADV - Annual Amendment, SCHEDULE D, Page 2 7/15/2004 11:32:27 AM Form ADV, Schedule D Page 2 Use this Schedule D Page 2 to report details for items listed below. Report only new information or changes/updates to previously submitted information. Do not repeat previously submitted information. Section 1.L. Registration with Foreign Financial Regulatory Authorities List the name, in English, of each foreign financial regulatory authority and country with which you are registered. You must complete a separate Schedule D Page 2 for each foreign financial regulatory authority with whom you are registered. No Information Filed Section 2.A(7) Affiliated Adviser No Information Filed Section 2.A(8) Newly Formed Adviser If you are relying on rule 203A-2(d), the newly formed adviser exemption from the prohibition on registration, you are required to make certain representations about your eligibility for SEC registration. By checking the appropriate boxes, you will be deemed to have made the required representations. You must make both of these representations: I am not registered or required to be registered with the SEC or a state securities authority and I have a reasonable expectation that I will be eligible to register with the SEC within 120 days after the date my registration with the SEC becomes effective. ☐ I undertake to withdraw from SEC registration if, on the 120th day after my registration with the SEC becomes effective, I would be prohibited by Section 203A(a) of the Advisers Act from registering with the SEC. Section 2.A(9) Multi-State Adviser If you are relying on rule 203A-2(e), the multi-state adviser exemption from the prohibition on registration, you are required to make certain representations about your eligibility for SEC registration. By checking the appropriate boxes, you will be deemed to have made the required representations. If you are applying for registration as an investment adviser with the SEC, you must make both of these representations:  $\prod$  I have reviewed the applicable state and federal laws and have concluded that I am required by the laws of 30 or more states to register as an investment adviser with the securities authorities in those states. ☐ I undertake to withdraw from SEC registration if I file an amendment to this registration indicating that I would be required by the laws of fewer than 25 states to register as an investment adviser with the securities authorities of those states. If you are submitting your annual updating amendment, you must make this representation: ☐ Within 90 days prior to the date of filing this amendment, I have reviewed the applicable

state and federal laws and have concluded that I am required by the laws of at least 25 states to register as an investment adviser with the securities authorities in those states.

### **FORM ADV**

## UNIFORM APPLICATION FOR INVESTMENT ADVISER REGISTRATION

Primary Business Name: AMERINDO INVESTMENT ADVISORS INC | CRD Number: 112610

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### Form ADV, Schedule D Page 3

Use this Schedule D Page 3 to report details for items listed below. Report only new information or changes/updates to previously submitted information. Do not repeat previously submitted information.

## Section 2.A(11) SEC Exemptive Order

No Information Filed

#### Section 4 Successions

Complete the following information if you are succeeding to the business of a currently-registered investment adviser. If you acquired more than one firm in the succession you are reporting on this Form ADV, you must complete a separate Schedule D Page 3 for each acquired firm. See Part 1A Instruction 4.

No Information Filed

#### Section 5.I(2) Wrap Fee Programs

If you are a portfolio manager for one or more wrap fee programs, list the name of each program and its sponsor. You must complete a separate Schedule D Page 3 for each wrap fee program for which you are a portfolio manager.

No Information Filed

#### Section 6.B. Description of Primary Business

No Information Filed

#### Section 7.A. Affiliated Investment Advisers and Broker-Dealers

You MUST complete the following information for each investment adviser with whom you are affiliated. You MAY complete the following information for each broker-dealer with whom you are affiliated. You must complete a separate Schedule D Page 3 for each listed affiliate.

Legal Name of Affiliate:

AMERINDO INVESTMENT ADVISORS (CAYMAN) LIMITED

Primary Business Name of Affiliate:

AMERINDO INVESTMENT ADVISORS (CAYMAN) LIMITED

Affiliate is (check only one box):

- Investment Adviser
- C Broker Dealer
- O Dual (Investment Adviser and Broker-Dealer)

| Affiliated Investment Adviser's SEC File Number (if any)                        |
|---|
| Affiliate's CRD Number (if any):  |
| Legal Name of Affiliate:<br>AMERINDO ADVISORS (U.K.) LIMITED                    |
| Primary Business Name of Affiliate:<br>AMERINDO ADVISORS (U.K.) LIMITED         |
| Affiliate is (check only one box):  |
| Investment Adviser  |
| O Broker - Dealer   |
| O Dual (Investment Adviser and Broker-Dealer)                                   |
| Affiliated Investment Adviser's SEC File Number (if any)                        |
| Affiliate's CRD Number (if any):  |
| Legal Name of Affiliate:<br>AMERINDO INVESTMENT ADVISORS, INC. (PANAMA)         |
| Primary Business Name of Affiliate: AMERINDO INVESTMENT ADVISORS, INC. (PANAMA) |
| Affiliate is (check only one box):  |
| © Investment Adviser  |
| © Broker - Dealer   |
| O Dual (Investment Adviser and Broker-Dealer)                                   |
| Affiliated Investment Adviser's SEC File Number (if any)<br>801- 10424          |
| Affiliate's CRD Number (if any):  |
| FORM ADV  |

UNIFORM APPLICATION FOR INVESTMENT ADVISER REGISTRATION Primary Business Name: AMERINDO INVESTMENT ADVISORS INC | CRD Number: 112610

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Form ADV, Schedule D Page 4

Use this Schedule D Page 4 to report details for items listed below. Report only new information or changes/updates to previously submitted information. Do not repeat previously submitted information.

#### Section 7.B. Limited Partnership Participation

You must complete a separate Schedule D Page 4 for each limited partnership in which you or a related person is a general partner and each limited liability company for which you or a related person is a manager.

Name of Limited Partnership or Limited Liability Company: AMERINDO MASTER VENTURE FUND LLC

Are your *clients* solicited to invest in the limited partnership or limited liability company?  $\mathbf{C}_{\mathrm{Yes}}$   $\mathbf{\Theta}_{\mathrm{No}}$ 

Approximately what percentage of your *clients* have invested in this limited partnership or limited liability company?

0 %

Minimum investment commitment required of a limited partner or member:

Current value of the total assets of the limited partnership or limited liability company: \$ 1041759

1**0**86952

Name of Limited Partnership or Limited Liability Company: AMERINDO INTERNET GROWTH FUND LTD.

Are your *clients* solicited to invest in the limited partnership or limited liability company?

Yes ONO

Approximately what percentage of your *clients* have invested in this limited partnership or limited liability company? ±%

Minimum investment commitment required of a limited partner or member: \$ 1000000

Current value of the total assets of the limited partnership or limited liability company: \$ 11085449

Name of Limited Partnership or Limited Liability Company: SANDS BROTHERS/AMERINDO TECHNOLOGY ASSOCIATES LLC

Are your *clients* solicited to invest in the limited partnership or limited liability company?

O Yes

No

Approximately what percentage of your *clients* have invested in this limited partnership or limited liability company?

Minimum investment commitment required of a limited partner or member: \$\frac{250000}{250000}

Current value of the total assets of the limited partnership or limited liability company: \$ 304100

Name of Limited Partnership or Limited Liability Company:

SANDS BROTHERS/AMERINDO TECHNOLOGY ASSOCIATES INSTITUTION LLC

Are your clients solicited to invest in the limited partnership or limited liability company?

O Yes No

Approximately what percentage of your *clients* have invested in this limited partnership or limited liability company?

Minimum investment commitment required of a limited partner or member: \$ 250000

Current value of the total assets of the limited partnership or limited liability company: \$ 2905246

Name of Limited Partnership or Limited Liability Company:
SANDS BROTHERS/AMERINDO TECHNOLOGY OFFSHORE ASSOCIATES LLC

Are your *clients* solicited to invest in the limited partnership or limited liability company?

O Yes

No

Approximately what percentage of your *clients* have invested in this limited partnership or limited liability company?  $\frac{\theta}{\theta}$ 

Minimum investment commitment required of a limited partner or member: \$ 250000

Current value of the total assets of the limited partnership or limited liability company: \$ 394448

#### Section 10 Control Persons

You must complete a separate Schedule D Page 4 for each *control person* not named in Item 1.A. or Schedules A, B, or C that directly or indirectly *controls* your management or policies.

No Information Filed

## **FORM ADV**

## UNIFORM APPLICATION FOR INVESTMENT ADVISER REGISTRATION

Primary Business Name: AMERINDO INVESTMENT ADVISORS INC | CRD Number: 112610

Rev. 05/2003

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#### Form ADV, Schedule D Page 5

Use this Schedule D Page 5 to report details for items listed below. Report only new information or changes/updates to previously submitted information. Do not repeat previously submitted information.

#### Miscellaneous

You may use the space below to explain a response to an Item or to provide any other information.

No Information Filed

## **FORM ADV**

## UNIFORM APPLICATION FOR INVESTMENT ADVISER REGISTRATION

Primary Business Name: AMERINDO INVESTMENT ADVISORS INC | CRD Number: 112610

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#### CRIMINAL DISCLOSURE REPORTING PAGE (ADV)

No Information Filed

## REGULATORY ACTION DISCLOSURE REPORTING PAGE (ADV)

No Information Filed

#### CIVIL JUDICIAL ACTION DISCLOSURE REPORTING PAGE (ADV)

No Information Filed

#### **Bond DRPs**

No Information Filed

#### Judgment/Lien DRPs

No Information Filed

#### **Arbitration DRPs**

No Information Filed

#### **FORM ADV**

### UNIFORM APPLICATION FOR INVESTMENT ADVISER REGISTRATION

Primary Business Name: AMERINDO INVESTMENT ADVISORS INC | CRD Number: 112610

Rev. 05/2003

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#### DOMESTIC INVESTMENT ADVISER EXECUTION PAGE

You must complete the following Execution Page to Form ADV. This execution page must be signed and attached to your initial application for SEC registration and all amendments to registration.

Appointment of Agent for Service of Process

By signing this Form ADV Execution Page, you, the undersigned adviser, irrevocably appoint the

Secretary of State or other legally designated officer, of the state in which you maintain your principal office and place of business and any other state in which you are submitting a notice filing, as your agents to receive service, and agree that such persons may accept service on your behalf, of any notice, subpoena, summons, order instituting proceedings, demand for arbitration, or other process or papers, and you further agree that such service may be made by registered or certified mail, in any federal or state action, administrative proceeding or arbitration brought against you in any place subject to the jurisdiction of the United States, if the action, proceeding or arbitration (a) arises out of any activity in connection with your investment advisory business that is subject to the jurisdiction of the United States, and (b) is founded, directly or indirectly, upon the provisions of: (i) the Securities Act of 1933, the Securities Exchange Act of 1934, the Trust Indenture Act of 1939, the Investment Company Act of 1940, or the Investment Advisers Act of 1940, or any rule or regulation under any of these acts, or (ii) the laws of the state in which you maintain your principal office and place of business or of any state in which you are submitting a notice filing.

## Signature

I, the undersigned, sign this Form ADV on behalf of, and with the authority of, the investment adviser. The investment adviser and I both certify, under penalty of perjury under the laws of the United States of America, that the information and statements made in this ADV, including exhibits and any other information submitted, are true and correct, and that I am signing this Form ADV Execution Page as a free and voluntary act.

I certify that the adviser's books and records will be preserved and available for inspection as required by law. Finally, I authorize any *person* having custody or possession of these books and records to make them available to federal and state regulatory representatives.

Signature:

Date: MM/DD/YYYY

ALBERTO W. VILAR

<del>07/16/2003</del> 07/15/2004

Printed Name:

Title:

ALBERTO W. VILAR

PRESIDENT

Adviser CRD Number:

112610

#### **NON-RESIDENT INVESTMENT ADVISER EXECUTION**

You must complete the following Execution Page to Form ADV. This execution page must be signed and attached to your initial application for SEC registration and all amendments to registration.

## 1. Appointment of Agent for Service of Process

By signing this Form ADV Execution Page, you, the undersigned adviser, irrevocably appoint each of the Secretary of the SEC, and the Secretary of State or other legally designated officer, of any other state in which you are submitting a *notice filing*, as your agents to receive service, and agree that such *persons* may accept service on your behalf, of any notice, subpoena, summons, *order* instituting *proceedings*, demand for arbitration, or other process or papers, and you further agree that such service may be made by registered or certified mail, in any federal or state action, administrative *proceeding* or arbitration brought against you in any place subject to the jurisdiction of the United States, if the action, *proceeding*, or arbitration (a) arises out of any activity in connection with your investment advisory business that is subject to the jurisdiction of the United States, and (b) is *founded*, directly or indirectly, upon the provisions of: (i) the Securities Act of 1933, the Securities Exchange Act of 1934, the Trust Indenture Act of 1939, the Investment Company Act of 1940, or the Investment Advisers Act of 1940, or any rule

or regulation under any of these acts, or (ii) the laws of any state in which you are submitting a notice filing.

## 2. Appointment and Consent: Effect on Partnerships

If you are organized as a partnership, this irrevocable power of attorney and consent to service of process will continue in effect if any partner withdraws from or is admitted to the partnership, provided that the admission or withdrawal does not create a new partnership. If the partnership dissolves, this irrevocable power of attorney and consent shall be in effect for any action brought against you or any of your former partners.

## 3. Non-Resident Investment Adviser Undertaking Regarding Books and Records

By signing this Form ADV, you also agree to provide, at your own expense, to the U.S. Securities and Exchange Commission at its principal office in Washington D.C., at any Regional or District Office of the Commission, or at any one of its offices in the United States, as specified by the Commission, correct, current, and complete copies of any or all records that you are required to maintain under Rule 204-2 under the Investment Advisers Act of 1940. This undertaking shall be binding upon you, your heirs, successors and assigns, and any *person* subject to your written irrevocable consents or powers of attorney or any of your general partners and *managing agents*.

## Signature

I, the undersigned, sign this Form ADV on behalf of, and with the authority of, the non-resident investment adviser. The investment adviser and I both certify, under penalty of perjury under the laws of the United States of America, that the information and statements made in this ADV, including exhibits and any other information submitted, are true and correct, and that I am signing this Form ADV Execution Page as a free and voluntary act.

I certify that the adviser's books and records will be preserved and available for inspection as required by law. Finally, I authorize any *person* having custody or possession of these books and records to make them available to federal and state regulatory representatives.

| Signature:                        | Date: MM/DD/YYYY |   |  |
|-----------------------------------|------------------|---|--|
| Printed Name:                     | Title:           | · |  |
| Adviser <i>CRD</i> Number: 112610 |                  |   |  |

#### State Registered Investment Adviser Execution Page

You must complete the following Execution Page to Form ADV. This execution page must be signed and attached to your initial application for state registration and all amendments to registration.

## 1. Appointment of Agent for Service of Process

By signing this Form ADV Execution Page, you, the undersigned adviser, irrevocably appoint the legally designated officers and their successors, of the state in which you maintain your *principal office and place of business* and any other state in which you are applying for registration or amending your registration, as your agents to receive service, and agree that such persons may accept service on your behalf, of any notice, subpoena, summons, *order* instituting *proceedings*, demand for arbitration, or other process or papers, and you further agree that such service may

be made by registered or certified mail, in any federal or state action, administrative proceeding or arbitration brought against you in any place subject to the jurisdiction of the United States, if the action, proceeding, or arbitration (a) arises out of any activity in connection with your investment advisory business that is subject to the jurisdiction of the United States, and (b) is founded, directly or indirectly, upon the provisions of: (i) the Securities Act of 1933, the Securities Exchange Act of 1934, the Trust Indenture Act of 1939, the Investment Company Act of 1940, or the Investment Advisers Act of 1940, or any rule or regulation under any of these acts, or (ii) the laws of the state in which you maintain your principal office and place of business or of any state in which you are applying for registration or amending your registration.

## State-Registered Investment Adviser Affidavit

If you are subject to state regulation, by signing this Form ADV, you represent that, you are in compliance with the registration requirements of the state in which you maintain your principal place of business and are in compliance with the bonding, capital, and recordkeeping requirements of that state.

## Signature

I, the undersigned, sign this Form ADV on behalf of, and with the authority of, the investment adviser. The investment adviser and I both certify, under penalty of perjury under the laws of the United States of America, that the information and statements made in this ADV, including exhibits and any other information submitted, are true and correct, and that I am signing this Form ADV Execution Page as a free and voluntary act.

I certify that the adviser's books and records will be preserved and available for inspection as required by law. Finally, I authorize any *person* having *custody* or possession of these books and records to make them available to federal and state regulatory representatives.

| Signature            | Date MM/DD/YYYY |
|----------------------|-----------------|
| CRD Number<br>112610 |                 |
| Printed Name         | Title           |
| Filited Name         | rice            |

## Exhibit 15

Approved:

MARCLITI

Assistant United States Attorney

05 MAG

Before:

HONORABLE FRANK MAAS

United States Magistrate Judge Southern District of New York

SEALED

COMPLAINT UNITED STATES OF AMERICA

Violations of

15 U.S.C. §§ 80b-6 and 80b-17 18 U.S.C. §§ 1341, 1343, and 2

ALBERTO WILLIAM VILAR, a/k/a ALBERT VILAR.

-V-

COUNTY OF OFFENSE:

**NEW YORK** 

Defendant.

SOUTHERN DISTRICT OF NEW YORK, ss.:

CYNTHIA M. FRATERRIGO, being duly swom, deposes and says that she is a Postal Inspector with the U.S. Postal Inspection Service and charges:

#### COUNT ONE

From in or about 1987, up to and including the present, in the Southern District of New York and elsewhere, ALBERTO WILLIAM VILAR, a/k/a ALBERT VILAR, the defendant, acting as an investment adviser to investors and prospective investors, unlawfully, willfully, and knowingly, by the use of the means and instrumentalities of interstate commerce. directly and indirectly, did: (a) employ devices, schemes, and artifices to defraud clients and prospective clients; (b) engage in transactions, practices, and courses of business which operated as a fraud and deceit upon clients and prospective clients; and (c) engage in acts, practices, and courses of business that were fraudulent, deceptive, and manipulative; to wit, ALBERTO WILLIAM VILAR, a/k/a ALBERT VILAR, the defendant, by use of means and instrumentalities of interstate commerce, including interstate wires, U.S. mails, and interstate mailings via private commercial carriers, induced one and more individuals to entrust him with millions of dollars for

investments by his firm, Americado Investment Advisors Inc. and its affiliated and formerly affiliated entities, which funds VILAR converted to his own use, and the use of others, without the permission and authorization of the investors.

(Title 15, United States Code, Sections 80b-6 and 80b-17; and Title 18, United States Code, Section 2).

## COUNTIWO

On or about December 10, 2004, in the Southern District of New York and elsewhere, ALBERTO WILLIAM VILAR, a/k/a ALBERT VILAR, the defendant, unlawfully, willfully and knowingly, having devised and intending to devise a scheme and artifice to defraud, and for obtaining money and property by means of false and fraudulent pretenses, representations, and promises, did cause to be deposited any matter or thing whatever to be sent or delivered by any private or commercial interstate carrier, and took and received therefrom, any such matter and thing; to wit, ALBERTO WILLIAM VILAR, a/k/a ALBERT VILAR, the defendant, sent and caused to be sent and delivered by Federal Express a false and fradulent account statement to one and more investors.

(Title 18, United States Code, Sections 1341 and 2.)

## COUNT THREE

On or about September 26, 2003, in the Southern District of New York and elsewhere, ALBERTO WILLIAM VILAR, a/k/a ALBERT VILAR, the defendant, unlawfully willfully, and knowingly, having devised and intending to devise a scheme and artifice to defraud, and for obtaining money by means of false and fraudulent pretenses, representations and promises, would and did transmit and cause to be transmitted by means of wire and radio communication in interstate and foreign commerce, writings, signs, signals, pictures, and sounds for the purpose of executing such scheme and artifice; to wit, on or about September 26, 2003, ALBERTO WILLIAM VILAR, a/k/a ALBERT VILAR, the defendant, caused approximately \$250,000.00 of investor funds to be sent by wire from within New York State, to a bank in Delaware, which funds were subsequently converted to the defendant's own use without the knowledge, authorization, or permission of the investor.

(Title 18, United States Code, Sections 1343 and 2.)

The bases for my knowledge and for the foregoing charges are, in part, as follows:

I have participated in the investigation and I am familiar with the facts and circumstances of the charged offenses. Because this affidavit is being submitted for a limited purpose, I have not included details about every aspect of this investigation. Where conversations or statements of others are related herein, they are related in substance and in part.

2. In the course of my investigation, I have interviewed witnesses, reviewed documents, and spoken with colleagues who have spoken with witnesses and reviewed documents.

## Background on the Defendant and the Amerindo Entities

- According to Amerindo's website (www.amerindo.com), and a document filed with the Securities and Exchange Commission in or about May 2003, ALBERTO WILLIAM VILAR, a/k/a ALBERT VILAR, the defendant, is, along with his Partner (the "Pattner") one of the original founders of Amerindo Investment Advisors Inc. ("Amerindo U.S."), a California corporation, and is a shareholder, officer and director of Amerindo U.S. According to an SEC filing dated on or about September 4, 2002, VILAR and his Partner were also all of the shareholders, directors and officers of Amerindo Investment Advisors (Cayman) Limited ("Amerindo Cayman"), Amerindo Investment Advisors (U.K.) Limited ("Amerindo U.K."), and Amerindo Investment Advisors (Panama), Inc. ("Amerindo Panama"). (Amerindo U.S., Amerindo Cayman, Amerindo U.K. and Amerindo Panama are hereinafter referred to collectively as "Amerindo.") One or more of the Amerindo entitles serves as the investment advisor to Amerindo Technology D a mutual fund which, according to Morningstar.com, currently has approximately \$99 million in assets.
- According to documents issued by Amerindo, and ALBERTO WILLIAM VILAR, a/k/a ALBERT VILAR, the defendant, and a Brokerage Firm used by Amerindo, VILAR and his Partner in connection with their investment advisory services business, Amerindo also historically has offered investment services for institutional clients and high net worth individuals through hedge funds, "guaranteed fixed rate deposit accounts," and other investment vehicles. According to an Amerindo website (www.amerindo.com), as of May 24, 2005, inquiries concerning private equity investments were directed to Amerindo U.S., located at 399 Park Avenue, 22<sup>nd</sup> Floor, New York, NY 10022, and One Brabarcadero Center, Suite 2300, San Francisco, CA 94111-3162. The Amerindo website provides a list of three private equity professionals including VILAR ("Co-Founder, President and Portfolio Manager; Investment Committee Member").
- 5. According to documents obtained from the Securities and Exchange Commission, Amerindo U.S. has been a registered investment advisor since approximately August 1985.
- 6. According to a document filed by Amerindo with the SEC on or about July 15, 2004, Amerindo then had approximately \$1.2 billion of assets under management.
- 7. As of approximately December, 2004, ALBERTO WILLIAM VILAR, the defendant, had a reported personal net worth of approximately \$950 million. According to numerous published reports, VILAR has made charitable contributions of more than approximately \$200 million to a variety of entities, including various opera organizations around

the world, medical institutions, and his college alma mater, Washington and Jefferson College, among others.

8. During the course of my investigation, for the reasons set forth in more detail below, I have probable cause to believe that ALBERTO WILLIAM VILAR, a/k/a ALBERT VILAR, the defendant, while acting as an investment advisor, induced an individual to invest \$5 million with VILAR and Amerindo in a Panicipating Securities Small Business Investment Company ("SBIC") to be licensed by the Small Business Administration ("SBA"), converted the investor's \$5 million to his own personal use and that of others, and subsequently made numerous misrepresentations to the investor about the status of the investment and Amerindo's efforts to obtain the necessary SBIC license from the SBA.

## The Victim's Investment In An America SBIC

9. I, and other U.S. Postal Inspectors, have spoken to an individual (the "Victim") who invested millions of dollars with ALBERTO WILLIAM VILAR, a/k/a ALBERT VILAR, the defendant, and Amerindo, over approximately the past two decades. According to the Victim, in approximately June, 2002, VILAR advised the Victim to invest in an Amerindo venture designed to take advantage of a government program to promote venture capital investment in small businesses involving the U.S. government and small business (the "Amerindo SBIC"). The Victim agreed to invest approximately \$5 million in the Amerindo SBIC based solely on VILAR's oral description of the investment opportunity, including VILAR's representation that the Victim would earn approximately \$250,000 per quarter through the venture, thereby replacing the Victim's approximate otherwise expected income from the invested principal. The Victim's investment of approximately \$5 million in an Amerindo SBIC on or about Jone 20, 2002, is reflected in records received from a brokerage firm at which Amerindo and the Victim have accounts (the "Brokerage Firm") and documents sent by VILAR and Amerindo to the Victim.

#### The SBA's SBIC Program

- 10. According to documents received from the SBA, and interviews conducted with representatives of the SBA, during a period between in or about 2000 and on or about September 30, 2004, the SBA provided funding for the Participating Securities SBIC Program (the "SBIC Program"). Under the SBIC Program, a qualified private venture capital from that had received an SBIC license from the SBA was eligible to receive matching funds through SBA guarantees. Those matching funds allowed the SBICs to gain the benefits of "leverage" of up to twice the invested private capital.
  - 11. I have also learned from representatives of the SBA that:
    - a. An SBIC must be licensed by the SBA.

- Management Assessment Questionnaire ("MAQ"), which must be completed and certified as being accurate by the principals and control persons of the applicant. The MAQ form includes a warning that an individual who knowingly makes false statements in the MAQ is subject to criminal prosecution under various statutes, including 18 U.S.C. § 1001. As part of the MAQ, the applicant must identify, among other things, the principals of the applicant, and the private funds raised from, and committed by the applicant's principals, institutional investors and individual investors.
- c. If a MAQ satisfies the SBA's criteria, an applicant may receive a "go forth" letter, inviting the applicant to apply for an SBIC license within the following 18 months. If an applicant does not receive a "go forth" letter, it may not apply for an SBIC license.
- d. If an applicant is invited to apply for an SBIC license, the applicant must submit with the application commitment letters from institutions and individuals that have agreed to invest a minimum of \$10 million in the SBIC if it is licensed, of which no more than 30% may come from the principals or affiliated or associated individuals or entities.
- e. After an applicant applies for an SBIC license, but prior to that application being approved, the applicant must demonstrate that it has \$2.5 million of the \$10 million minimum deposited in a separate bank account set up for the SBIC.

## Amerindo's Application for an SBIC License

- 12. According to documents received from the SBA, and interviews conducted with representatives of the SBA:
- a. Amerindo first submitted a MAQ to the SBA in or about January, 2000. Although Amerindo received a "go forth" letter in or about April 2000, based on a presentation made by VILAR to the SBA Investment Committee on or about April 18, 2000, its license application was rejected.
  - b. Amerindo submitted a second MAQ in or about May 2002.
- c. Amerindo submitted a third MAQ in or about September 2002. The third MAQ listed ALBERTO WILLIAM VILAR, a/k/a ALBERT VILAR, the defendant as one of the the four principals of the proposed Amerindo SBIC, and did not include Victim on that list. In response to a question about its then current fund-raising commitments to date, the form reflected only that one principal had committed an amount "up to \$7 million" to the venture, and the MAQ did not reflect the \$5 million investment by Victim which had been received by Amerindo on or about June 20, 2002.
- d. On or about December 27, 2002, the Chief Administrative Officer of the SBA's Investment Division sent a letter to VILAR in which she stated, among other

things, "Review of the third MAQ by the Investment Committee produced numerous areas of concern." Those concerns included, among other things, the facts that the principals were located in three different geographic areas (New York, London, and Virginia), and the fact that VILAR would be spending a small fraction of his time on the Amerindo SBIC compared to his interest in the SBIC. That letter concluded, "I am sorry to have to write this letter to you, but we feel that if we proceeded, after receiving three submissions to date, that it would be at considerable time and expense to your team (as well as ourselves), and that ultimately, the Agency Licensing Committee would reject your application."

- e. Amerindo did not receive a "go forth" letter as a result of its submission of the third MAQ.
- f. In or about January, 2004, VILAR and Amerindo filed a fourth MAQ with the SBA. Each of the MAQs submitted by VILAR and Amerindo, including the fourth MAQ, noted that they were represented by counsel experienced with the SBIC licensing process.
- g. In or about February, 2004, the SBA posted on its website a notice indicating that, due to a lack of funding by Congress of the SBIC Program, there was no guarantee that applications submitted after approximately the end of March, 2004, would be eligible to receive leverage funding. This fact was well known within the SBIC community, and was something which Amerindo's counsel should have known.
- h. In or about April, 2004, following the receipt of an e-mail indicating that one of the principals of the Amerindo SBIC Venture Fund was resigning, an SBA representative conveyed to VILAR by telephone that the MAQ did not meet the criteria to be presented for consideration by the Investment Committee.
- i. On or about May 28, 2004, an Amerindo employee sent an e-mail message to an SBA employee. The subject line of the e-mail read: "From Alberto Vilar Amerindo Investment Advisors." The text of the e-mail stated, in part, that "Amerindo remains keenly interested in learning about the status of the MAQ that was filed during the winter," and asked that the SBA take a telephone call from a former senior policy adviser in the SBA's investment division, who was assisting Amerindo with the licensing process.
- j. The SBA received no further written or oral communication from VILAR or any other representative of Amerindo after the May 23, 2004 e-mail described above.
- k. Neither VILAR, Amerindo, nor any of the Amerindo entities that had sought to obtain permission to apply for an SBIC Program license ever received the license required to apply for leverage funds under the SBIC Program.

## The Use Of The Victim's \$5 Million SBIC Investment

- I have examined records from the Brokerage Firm which reveal that the Victim's \$5 million investment in the Amerindo SBIC was deposited into a brokerage account used by ALBERTO WILLIAM VILAR, a/k/a ALBERT VILAR, as a personal piggy bank to pay personal expenses and make charitable contributions, without the knowledge, consent, or authorization of the Victim. Specifically, the Brokerage Firm records demonstrate that:
- a. The Brokerage Firm's account into which Victim's SBIC investment was deposited on or about June 20, 2002, was opened by VILAR in or about the Fall of 1987, in the name of a Panamanian entity called "Amerindo Management Inc." (the "AMI Account").
- b. On or about June 20, 2002, the AMI Account held numerous equity positions in technology stocks, and had a negative cash balance of approximately \$428,122, prior to the incoming transfer of the Victim's \$5 million SBIC investment.
- c. On or about June 25 and June 26, 2002, the Brokerage Firm received letters of authorization ("LOAs") directing the Brokerage Firm to transfer by wire approximately:
- i. \$1 million to an account at Chase Manhattan Bank held in the name of "A.W. Vilar";
- ii. \$650,000 to an account at Chase Manhattan Bank held in the name of Amerindo Investment Advisors Inc.; and
  - iii. \$500,000 to a trust account at Bank of New York;
- d. Each of the June 25, 2002, and June 26, 2002, LOAs stated that, "This wire transfer represents redemption by the above referenced equity partner," apparently referring to the owner of the account designated to receive the requested transfer.
- c. According to other documents produced by the Brokerage Firm, a letter authorizing an additional wire transfer was received by the Brokerage Firm on or about July 9, 2002, directing the Brokerage Firm to transfer a sum of approximately \$3,102,958.85 million to an overseas account located in Luxemburg. That LOA contained the same language described in subparagraph (d), above. The AMI Account received an incoming wire deposit of approximately \$500,000.00 on or about July 10, 2002, and ended the July 2002 statement period with a cash balance of approximately \$555,222.63.
- 14. According to records received from JP Morgan Chase, the account into which \$1 million of the Victim's purported \$5 million investment in an American SBIC was transferred was a personal checking account held in the name of "Alberto W. Vilar" (the "Vilar")

Chase Account"). According to records covering the period between on or about June 9, 2002, through July 8, 2002, the Vilar Chase Account had a balance of approximately \$87,564.46 immediately prior to the incoming wire transfer of one million dollars from the AMI Account on or about June 25, 2002. No other funds were deposited in the Account during the statement period, and the closing balance of the Vilar Chase Account was approximately \$132,677.72. Thus, all but approximately \$45,000 of the funds wired into the Vilar Chase Account from Victim's SBIC investment were dissipated within two weeks of their deposit. The withdrawals from the Vilar Chase Account during that two-week period included:

- a. An electronic check in the amount of approximately \$540,000.00, made payable to "Washington and Jefferson";
- b. A check in the amount of approximately \$177,000.00, made payable to "American Academy in Berlin";
- c. An electronic check in the amount of approximately \$17,000.00, made payable to Alberto Vilar;
- d. A check in the amount of approximately \$14,640.08, made payable to what appears to be a catering service, with a mono line which reads: "AV Party 4/18");
- c. A transfer in the amount of approximately \$10,000,00 for the benefit of "Albert W. Vilar";
- f. A check in the amount of approximately \$7,000.00, made payable to an individual with the last name "Vilar," with a memo line which reads: "Allowance-May";
- g. A check in the amount of approximately \$255.56, payable to an appliance service for "Dishwasher Repair" for an address where VILAR, the defendant, is known to reside; and
  - h. Approximately \$1,000 in ATM cash withdrawals.
- 15. According to records received from JP Morgan Chase, the account into which approximately \$650,000 of the Victim's purported investment in an Amerindo SBIC was transferred on or about June 26, 2002, was a business checking account held in the name of Amerindo Investment Advisors Inc. (the "Amerindo Chase Account"). Those records further reflect that the approximately \$650,000 that was wire transferred into the Amerindo Chase Account on or about June 26, 2002, was spent within approximately one month on what appear to be business expenses incurred by Amerindo based on the descriptions of outgoing wire transfers.
- 16. According to records received from the Bank of New York, the account into which approximately \$500,000 of the Victim's purported investment in an Amerindo SBIC

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was wire transferred on or about June 25, 2002 (the "Bank of New York Account"), the Bank of New York Account was a lawyer's escrow account. Those records further show that at least approximately \$400,000 of those funds were used to make an investment on behalf of the Victim which investment was unrelated to the Amerindo SBIC, and which investment the Victim believed would be paid for by funds invested with Amerindo separate and apart from the \$5 million investment the Victim had made in the Amerindo SBIC. The Bank of New York records furthershow that on or about July 23, 2002, a check in the amount of approximately \$100,000 was drawn on the Bank of New York Account and was subsequently deposited into the Victim's Brokerage Firm account from which the Victim's \$5 million investment was originally transferred.

## 17. The Victim has informed me that:

- a. The Victim did not authorize the transfer of one million dollars of the Victim's investment in the Amerindo SBIC to the personal account of the defendant, ALBERTO WILLIAM VILAR, u/k/a ALBERT VILAR, the defendant;
- b. The Victim has never given a gift or loan of any money to VILAR; and,
- c. The Victim has never authorized VILAR to make any charitable contributions on Victim's behalf.
- 18. According to a July 31, 2003 article in the Pittsburgh Post-Gazette (www.pittsburgpost-gazette.com/ae/20030731 vilarae4.asp), "[Alberto Vilar] initiated the Vilar Distinguished Artist Series [at Washington & Jefferson College] three years ago. He also is the largest contributor to the Vilar Technology Center, scheduled to open on campus this fall." According to an undated document posted on the internet at www.washjeff.edu, VII.AR has pledged \$18.1 million toward the construction of the Vilar Technology Center.
- 19. According to information posted on internet at www.sourcewatch.org, the American Academy in Berlin was founded in 1998, and "Alberto W. Vilar" has contributed \$1 million or more to is the Academy. The Academy's website, www.americanacademy.de, lists "Alberto Vilar" in the "Presidents Circle" of individuals who donated to the Academy during its first five years of opertion, and lists "Alberto Vilar" as among the "Patrons" who had made donations between January 2004 and March 2005.

# Vilar's False and Misleading Statements Concerning Victim's \$5 Million SBIC Investment

20. Several Amerindo account statements, including a statement received by the Victim in New York City on or about December 10, 2004, via a Federal Express delivery sent from London, described Victim's \$5 million investment as "FUNDS ON DEPOSIT WITH SBIC."

- ALBERT VILAR, the defendant, wrote a letter to the Victim in which he stated that although there had been an "unprecedented bear market [for] the last three years... the monies put into escrow for the new SBIC fund remain at full value." Later in the same later he stated that, "We are now awaiting permission to commence investing the funds we have placed into escrow, which we expect to happen fairly soon." In fact, as described above, Amerindo and VILAR had been repeatedly rebuffed in their efforts to obtain an SBIC license, the Victim's funds were not placed in escrow, and VILAR had long since spent nearly all of the Victim's entire \$5 million investment on personal expenses, business expenses, and purported equity redemptions by other investors.
- On or about March 25, 2004, ALBERTO WILLIAM VILAR, a/k/a 22. ALBERT VILAR, the defendant, signed a letter to the accountant of the Victim in which he stated in part that had been required "to deposit the requisite key money" in connection with Amerindo's efforts to obtain an SBIC license. In that letter, VILAR also stated that while waiting for the license, "the prices of technology private-placements continued to decline . . . . This means that we did not use a single penny of [Victim's] investment during this declining period, and if and when, as expected, we start to make investments upon securing the renewal of our license later this year, we will be looking at the best prices probably ever seen in the four decade plus history of technology based, venture capital." At the time VILAR signed this letter, and as described above: (a) an applicant at the MAQ stage of the SBIC licensing process need not have capital on deposit until it is invited to apply for a license, which Amerindo was never invited to do during the period following the Victim's \$5 million investment; (b) Amerindo's third and fourth MAQs did not report the investment of \$5 million by the Victim in the Amerindo SBIC; and (c) VILAR had long since spent nearly all of the Victim's entire \$5 million investment on personal expenses, business expenses, and purported equity redemptions by other investors.
- ALBERT VILAR, the defendant, signed a memo written to Victim's lawyer, in which he wrote in part: "Funds on deposit with SBIC, for \$5 million. Technically this represents an escrow deposit for a technology-based SBIC. [Victim] has effectively coinvested with [me] in a new fund that has been approved for investment, but the actual funding leverage-supplement has been delayed ewing to budgetary problems in Washington, due to the increase in the deficit and the Iraqi war." In fact, as described above, the Victim's \$5 million investment in the Amerindo SBIC had been converted to the use of VILAR and others, and was not being held in escrow; (b) Amerindo bad not received an SBIC license and was not likely to receive such a license in the near future; (c) SBA funding for the SBIC Program was not "delayed," but rather had been canceled—a fact of which VILAR and his representatives should have been well aware.

## The Defendant's Conversion of Additional Funds Invested by Victim

22. I have examined records from the Brokerage Firm which further show

that:

- a. On or about September 25, 2003, the Brokerage Firm received a wire transfer instruction from Amerindo, and purportedly signed by the Victim, which requested the transfer of approximately \$250,000.00 from an account held by the Victim at the Brokerage Firm (and managed on Victim's behalf by Amerindo) to an account held at the Brokerage Firm in the name of "Amerindo Technology Growth Fund I" ("ATGF I").
- b. Prior to the transfer of \$250,000.00 from the Victim's account to ATGFI, ATGFI had a cash balance of approximately \$382,514.71.
- e. On or about September 26, 2003, the Brokerage Firm received another wire transfer instruction from Ameriado requesting that approximately \$250,000.00 be transferred immediately from ATGF I to a personal account held at Wilmington Trust Company, in Wilmington, Delaware (the "Wilmington Trust Account") by ALBERTO WILLIAM VILAR, a/k/a ALBERT VILAR, the defendant.
- d. On or about September 26, 2003, following instructions on an LOA received from Ameriado, the Brokerage Firm wired approximately \$300,000.00 to an offshore account apparently held by a private trust corporation in the Bahamas, leaving ATGF I with a cash balance of approximately \$82,514.71.
- 23. I have reviewed certain documents concerning the Wilmington Trust Account related to the months of September and October of 2003. Those documents show that:
- a. \$250,000.00 was wire transferred into the Account on or about September 26, 2003;
- b. The Account received another wire transfer in the amount of \$53,042.83 on or about September 29, 2003, which was immediately wired out of the Account on the same day that it was received;
- c. Four wire transfers totaling approximately \$133,491.15 were sent out of the Account on or about September 29 and 30, 2003;
- d. Checks and other debits totaling approximately \$112,709.24 were drawn on the Account through October 31, 2003, leaving the Account with a period ending balance of approximately \$253.49.
- 24. The Victim informed me that the purported signature of the Victim which appears on the wire transfer instruction described in paragraph 25(a), above, is not genuine and was not authorized by the Victim. The Victim also informed me that the transfer of approximately \$250,000 on or about September 26, 2003, from the Victim's account at the Brokerage Firm to a personal account held by ALBERTO WILLIAM VILAR, a/k/a ALBERT VILAR, the defendant, was not authorized by Victim. The Victim also informed me that the Victim did not authorize the use of any of the Victim's funds to pay for the personal expenses of

VILAR and his associates, and was unaware of any funds being transferred to an off-shore bank account.

WHEREFORE, deponent prays that a warrant be issued for the arrest of the abovenamed individual and that he be arrested and imprisoned, or bailed, as the case may be.

EXMINITERATERATION

UNITED STATES POSTAL INSPECTOR U.S. POSTAL INSPECTION SERVICE

Sworn to before me this 25th day of May, 2005

UNITED STATES MAGISTRATE JUDGE SOUTHERN DISTRICT OF NEW YORK Exhibit 16

## AMERINDO INVESTMENT ADVISORS INC.

One Embarcadero Center, Suite 2300 San Francisco, CA 94111-3162 Tel: (415) 362-0292 Fax: (415) 362-0533

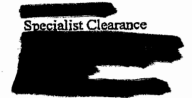
25th June 2002

2002 JUH 25 LHH: 01

43 Upper Grosvenor Street London W1X 9PG Tel: (0171) 629-2349 c Fax: (0171) 493-5158

ų,

BY FACSIMILE



Re: Sub Account M26- A/C

Dear Jean.

Please immediately send the following wire transfer:

Bank:

Chase Manhattan Bank

New York, NY

ABA:

A/C #:

A/C Name:

Amount:

Mr. A.W. Vilar

\$1,000,000.00

This wire transfer represents redemption by the above referenced equity partner.

Please call me immediately in London on +44-171-629-2349 in case of any problems.

Sincerely yours

Gary Tanaka MANAGER

Ok With Toom M

TOTAL P.01

Exhibit 17

## AMERINDO INVESTMENT ADVISORS INC.

25th June, 2002

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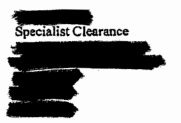
One Embarcadero Center, Suite 2300 | San Francisco, CA 94111-3162 Tel: (415) 362-0292 Fax: (415) 362-0533

43 Upper Grosvenor Street London W1X 9PG
Tel: (0171) 629-2349
Fax: (0171) 493-5158

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18.64

;<u>=</u>



BY FACSIMILE

Dear Jean

Re: M26- A/C No

Please immediately send the following wire transfer:

To:

Bank of New York Fairfield New Jersey

ABA:

A/C:

A/C Name:

Lawrence Appet Trust Account

Amount:

\$500,000.00

The wire transer represents a redemption by the above referenced equity partner.

Please call me immediately fr London on 011-44-629-2349 in case of any problems.

Sincerely yours,

GARY TANAKA

GARY TANAKA Manager \_\_\_\_ Donnobed

TOTAL P.01

# Exhibit 18

## AMERINDO INVESTMENT ADVISORS INC.

One Embarcadero Center, Suite 2300. San Francisco, CA 94111-3162 Tel: (415) 362-0292

Fax: (415) 362-0533

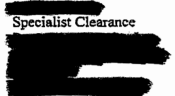
F

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43 Upper Grosvenor Street Landon W1X 9PG Tel: (0171) 629-2349 Fax: (0171) 493-5158

26th June 2002

## BY FACSIMILE



Re: Sub Account M26- A/C

Dear Jean,

Please immediately send the following wire transfer:

Bank:

Chase Manhattan Bank

New York, NY

For credit to:

Amerindo Investment Advisors Inc.

Account number:

CHIPS ABA#:

Reference:

London

Amount:

\$650,000.00



This wire transfer represents redemption by the above referenced equity partner. .

Please call me immediately in London on +44-171-629-2349 in case of any problems.

Sincerely yours

5. Anche

Gary Tanaka MANAGER

ES: 27 76 87 15: 53

TOTAL P.01

## Exhibit 19

## AMERINDO INVESTMENT ADVISORS INC.

One Embarcadero Center, Suite 2300 San Francisco, CA 94111-3162

Tel: (415) 362-0292 Fax: (415) 362-0533

9th July 2002

BY FACSIMILE

Specialist Clearance

reserveding Reformme 43 Upper Grosvenor Street
London W1X 9PG
Tel: 020 7629-2349
Fax: 020 7493-5158

Re: Sub Account M26- A/C

Dear Jean,

Please immediately send the following wire transfer:

Bank:

Bank One International Corp.

153 West 51<sup>st</sup> Street New York, NY 10019

ABA Number:

FNBCUS33XXX

Swift Number:

For credit to:

Lloyd's TSB Bank (Luxemburg)

Account number:

Further credit to:

Lynx Account Number 5150305,

Amount:

\$3,102,958.85

This wire transfer represents redemption by the above referenced equity partner.

Please call me immediately in London on +44-171-629-2349 in case of any problems.

Sincerely yours

Gary Tanaka MANAGER

TOTAL P.03